a)	Unpaid Principal Balance		
	on the note and mortgage	\$	\$425,565.07
b)	Accrued interest from 2/1/20	08 to 0	6/02/2014
	per diem (32.06)	\$	139,232.78
c)	Escrow Advance	\$	34,932.76
d)	Late Charges	\$	1,699.90
e)	Property Inspection	\$	126.00
f)	Title Fee	\$	1,216.00
is costs	of \$2,374.60 as shown in the	Memor	randum of Costs and Disbursements for
total c	of \$605,147.11 all of which :	shall be	ar interest at the rate of 6.3750 % per

- (2) The sum above is secured with the Property located at 1032 Baronet Drive, Las Vegas, NV 89138; APN: 137-35-419-051;
- (3) This is not a deficiency judgment, even if a deficiency exists after the sale, no deficiency will be sought.
- (4) That the Deed of Trust recorded on March 27, 2007 as Document Number 20070327-0002559 is a valid lien on the Property located at 1032 Baronet Drive, Las Vegas, NV 89138, and more particularly described on exhibit 1 attached hereto; APN: 137-35-419-051 is superior to all right, title, interest, lien, equity or estate of the Defendants with the exception of payment of any super priority lien rights held by any Defendant pursuant to NRS 116.3116;
- (5) If the total sum with interest at the rate described above and all costs accrued subsequent to this judgment are not paid, the sheriff shall sell the Property at public sale between 9:00 a.m. and 5:00 p.m. to the highest bidder for cash, except as prescribed in paragraph 5 below, in accordance with NRS Chapter 21.
- (6) Plaintiff shall advance all subsequent costs of this action and shall be reimbursed for them by the sheriff if Plaintiff is not the purchaser of the Property for sale. If Plaintiff

NV-13-543952-JUD

DEFT0258

On Tue, May 26, 2015 at 1:49 PM, Chris Ferraro <<u>cferraro1513@aol.com</u>> wrote: Sandra,

Summer Vacation Timeshare is meant for "uninterrupted vacation" during non school commitments.

I understand your concern for August Timeshare and my suggestion for August was not intentional as I can start my August Timeshare on Saturday August 8th to ensure Evan is with you on your Birthday.

Revised Summer Vacation Schedule is now the following....

-JUNE TIMESHARE 2015: Friday June 12 - Friday June 26

-JULY TIMESHARE 2015: Friday July 10 - Friday July 24

-AUGUST TIMESHARE 2015: Saturday August 8 - Saturday August 22

Regards, Chris

Sent from my iPhone

On May 26, 2015, at 11:25 AM, Sandra < fabulouslyfitmom@gmail.com> wrote:

Chris.

I have read and I am aware of the parenting plan since it has been in place.

Please remember...the summer 'timeshare' is not considered 'vacation' time. Yes, you are correct being granted 14days during the summer months. However, just because school starts earlier than usual doesn't mean your days change around that.

Evan was with me during the first day of school last year, and this year it will fall in your

timeshare. The days of your timeshare in summer were intended for you to spend the additional time with Evan. You will need to make appropriate arrangements to do so around your timeshare.

In addition.... It interferes with my birthday (which you are aware of) and if you reread the order it states 2 things #1. Your timeshare begins the second Friday in the summer months. #2. Evan is with me during my birthday and you during yours.

Please send corrected dates so I have them for my records, and all correct travel info as well.

-Sandra

Sent from my iPhone

On May 26, 2015, at 9:57 AM, cferraro1513@aol.com wrote:

Dear Sandra.

The dates you indicated are "inaccurate" as per the Parenting Plan HOLIDAY TIMESHARE AGREEMENT on page 3 of 3 under Summer Vacation it states.

Summer Vacation:

The Father will be entitled to a two week period (14 days) of uninterrupted vacation time in June, July, and August; these two week periods shall be exercised in lieu of the Father's regular timeshare periods in the months of June, July, August. The Father's timeshare will BEGIN the second Friday in the month of June, July, and August and continue for a period of 14 days.

The Correct Dates for June, July, August are....

-JUNE TIMESHARE:

Friday June 12 - Friday June 26 (Please note Friday June 12th is the "second" Friday of the month of June)

-JULY TIMESHARE:

Friday July 10 - Friday July 24 (Please note Friday July 10th is the "second" Friday of the month of July)

-AUGUST TIMESHARE:

Friday August 7 - Friday August 21 (Please note Friday August 7th is the "first" Friday of the month of August! The explanation for this is that First Grade for Evan begins on Monday August 24th and this would conflict with my two week vacation time in August granted in the Parenting Plan.)

Regards, Chris

----Original Message---From: Sandra < fabulouslyfitmom@gmail.com>
To: Chris Ferraro < cferraro1513@aol.com>;
Margaret Pickard < nevadamediator@gmail.com>
Sent: Mon, May 25, 2015 4:00 pm
Subject: Re: Evan Ferraro "June, July, August

Timeshare"

```
Corrected dates should read:
```

```
June 12-26
July 17-31
Aug
14-28
```

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Sent from my iPhone
```

```
> On May 25, 2015, at 10:11 AM, Chris
Ferraro <cferraro1513@aol.com> wrote:
>
> Evan Ferraro's June, July, August
Timeshare:
> -JUNE TIMESHARE:
> Friday June 12 - Friday June 26
>
-JULY TIMESHARE:
> Friday July 10 - Friday July 24
>
> -AUGUST TIMESHARE:
> Friday August 7 - Friday August 21
> >
> Please confirm you have received this email:
> >
> Sent from my iPhone
```

Sandra Nance

Sandra Nance

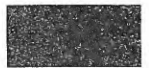
Archived: Tuesday, June 16, 2015 11 16:34 AM

From: Chris Ferraro

Sent: Thursday, June 04, 2015 12 54.36 PM To: Shannon R. Wilson, Nikki Trautman

Subject: Fwd: Evan Ferraro "Flight Information June Timeshare 2015"

Importance: Normal



Sent from my iPhone

Begin forwarded message

From: Sandra < fabulously fitment a small com>

Date: June 4, 2015 at 12:48 05 PM PDT

To: Chris Ferraro <cferraro 1513/a and conv., Margaret Pickard <nevadamediator μ email.com>

Subject: Re: Evan Ferraro "Flight Information June Timeshare 2015"

Margaret,

I will be making a phone call to you too discuss. Please inform me of a good time Thank you,
Sandra

Sent from my iPhone

On Jun 4, 2015, at 12:30 PM, Chris Ferraro com wrote

Dear Margaret,

Thank you for your assistance.

Regards, Chris

Sent from my iPhone

On Jun 4, 2015, at 11:54 AM, Margaret Pickard snevadamediator a gmail.com> wrote

Hello All,

If you would like to revisit the timeshare provisions 1 am happy to do so. Unfortunately, Parenting Plans are written to apply in all situations and it is difficult to assign each party in this matter specific dates and times when Dad's timeshare falls in a block at the end of the month.

If you would like to agree to specific dates for next year. I would be happy to create a revision, but this would need to be revisited each year and I am not sure that you want to do that.

In terms of the June visit, when parents travel from out of state, flexibility is expected. Evan is not in school and an earlier flight that requires him to be at the airport at 8 00 a.m. during the summer is not unreasonable.

Sandra has the majority of time and the adjustments that are requested for this visit are reasonable accommodations for travel.

Please make appropriate arrangements to accommodate the planned trip. If, at the end of summer, Sandra feels that her timeshare has been significantly impacted, we can look at giving her an additional day to makeup for flight schedules.

As a reminder, if Sandra were participating in the travel, which Dr. Paglini recommended that she do, she would be with Evan until the designated times; therefore, as she is doing no traveling, this schedule is an accommodation to her.

On Thu, Jun 4, 2015 at 11:44 AM, <<u>cferraro1513@aol.com</u>> wrote: Dear Margaret,

As you know the Parenting Plan states:

Exhibit 1, page 3: "The father will be entitled to a two week period (14 days) of uninterrupted vacation time in June, July and August . . . The Father's timeshare shall begin the second Friday in the month of June, July and August and continue for a period of 14 days."

- 2.1.2.1 "Mother will be responsible for transporting child to the McCarran Airport two hours before the scheduled departure and will be responsible for meeting the child at the arrival gate in a timely manner."
- 2.1.2.2 "The parties agree that they will be flexible regarding the exchange times for father's New York visits in order to facilitate Evan's availability for flight itineraries."

I am traveling on days 1 and 14; therefore, those days fall on my timeshare. That means, I only have Evan in New York for 12 days. Taking a 10:30 a.m. flight means we arrive in New York at 6:45 p.m. and then we still have close to a 2 hour drive to my home; a later flight is not in Evan's best interest. Similarly, a return flight at 3:59 p.m. still means that we must leave my home by 12:00 p.m. and gets us into Las Vegas at 5:54 p.m. An earlier return flight means leaving Long Island even earlier to account for morning traffic. I have scheduled these flights with Evan's best interest in mind, and they are on my timeshare days. Notably, I am not asking Sandra to bring Evan at the airport, the exchange location for the June timeshare is Red Rock Hotel in Summerlin, not far from her home. I expect that flights for July and August will be similar.

What Sandra seems to suggest is that I pick up Evan at 3:00 p.m., stay the night in a hotel with Evan because I do not believe (and I am sure this is one thing that Sandra agrees with) is that a red eye isn't in Evan's best interest, arriving the following day in New York at 5:30 a.m. and then on the return, come back a day early to Las Vegas, stay another night in a hotel in Las Vegas and return Evan in the morning. This would further reduce the time I have Evan in New York to 10 days and increase my expenses.

Thank you for your assistance resolving this issue.

If you are inclined to address the August timeshare dates, your assistance in that is also appreciated.

Regrads, Chris

—Original Message—
From: Sandra a sandra a sandra/abulous/abuloum
Sent: Thu, Jun 4, 2015 12:57 am
Subject: Fwd: Evan Ferraro "Flight Information June Timeshare 2015"

Sent from my iPhone

Begin forwarded message:

From: Sandra < <u>iabulouslyfitmom@gmail.com</u>>
Date: June 3, 2015 at 9:53.42 PM PDT
To: Margaret Pickard < <u>nevadamediator@gmail.com</u>>
Subject: Re: Evan Ferraro "Flight Information June Timeshare 2015"

Margaret,

Thank you for your input.

As I've been told recently.... our parental stipulation Really needs to be revisited, and laid out in black and white terms.

It clearly states currently (while school is not in session) the times we all agreed to

As mentioned in my previous email, I intend to follow the parental aggreement As it stands do to previous problems that have been occurring. With that being said. I am more than willing to adjust times to benefit Evan, however I expect them to be the same in return. If the drop cannot be the same So it does not cut into my timeshare then Mr. Ferraro can give up a day on his end to ensure it is not effecting my end.

In addition, I do not plan on getting up or having Evan get up at unreasonable hours in the summer to do exchanges. Before 10am would be unreasonable time for summer months.

I suggest a reasonable time for drop off, and Evan returned to me at the same time on my pick up

This has been another on going issue for years like you mentioned in your previous email. I do not want to deal with it all summer, and would like the times at in black and white.

You can call me anytime to discuss. I will stand by the times in the agreement if we cannot agree on specific times.

Thank you, Sandra

Sent from my iPhone

On Jun 3, 2015, at 8:13 PM, Margaret Pickard < nevadamediator@qma1.com> wrote

Sandra,

Please confirm the specific issue that you are addressing

Chris is intending to pick Evan up on the specified date but are you objecting to the time? If Evan is picked up after 3:00 p.m. PST, this is 6:00 p.m. EST and puts him in late at night in New York, since a 3:00 p.m. pick up would be a flight after 5:00 p.m. (leaving after 8:00 p.m. EST). I would anticipate that für the summer months you would be flexible on the times to prevent hardships on Evan

Thanks,

On Wed, Jun 3, 2015 at 8 02 PM, Sandra < fabulouslyfitmom@omail.com > wrote: | Chris.

I believe there are typos in the times. Times for drop off and Pick up are clearly stated in parenting plan.

As mentioned on numerous occasions Now I will not deviate From the parenting plan.

Please send revised and corrected times, and flight info

I do not want to have issues with this throughout the summer

Image1.PNG

Sent from my iPhone

On Jun 3, 2015, at 6 34 PM Chris Ferraro < cferraro1513@aol.com> wrote-

Evan Ferraro Flight Information Friday June 12 2015

PICK UP LOCATION

Red Rock Hotel Valet Check In Desk
Date: Fnday June 12th

Time: 8 00am

LOCATION: 54 Hempstead Drive Sound Beach, NY 11789

CONTACT Chris Ferraro 631-894-4696



Helio, EVAN 5*yMics #*******2i5 >

Your Trip Confirmation #: GX9Y56 Manage My Tria

Award Receipt

Fri, 123UN DEPART ARRIVE

 DELTA 371
 LAS VEGAS
 NYC-KENNEDY

 8USINESS (OS)
 10 28am
 6 45pm

Passenger Info

NAME FLIGHT SEAT
EVAN FERRARO
Shaller states 205
DELTA 371
05A

SkyMiles #******206

Visit delta.com or use the Fly Delta app to view, select or change your seat. If you purchased a Trip Extra, please visit My Trip to access a receipt of your purchase

Award Flight Receipt

Ticket # 0062195610062

Place of Issue Delta Reservations

Issue Date: 03JUN15 Expiration Date: 03JUN16

METHOD OF PAYMENT

CA*********8270 \$5.60 USD

MILES

Miles Redeemed 45,000 Miles

CHARGES

Air Transportation Charges

Base Fare \$0.00 USD

Taxes, Fees and Charges

United States - September 11th Security Fee(Passenger \$5.60 USD

Civil Aviation Security Service Fee) (AY)

Total Charges \$5.60 USD

TOTAL TICKET VALUE

45,000 Miles and \$5.60 USD

VALID ON DL/SM DAL/PNLTY FOR CHGS

Changes to outbound Award Travel must be made 72 hours prior to the departure time of the currently-ticketed outbound flight. Changes to return Award Travel must be made at least 72 hours prior to the departure time of the outrently-ticketed return flight. Award Travel must be made at least 72 hours prior to the departure time of the outrently-ticketed return flight. Award Ticketes booked within 22 hours of departure are nonreliable and cannot be redeposited or changed. Changes to origin, destination, routing, date and time are permitted provided there are no changes to the mileage required for the new itinerary. For paper tickets, once travel has commenced, only date and time changes are promitted unless changes are promitted unless thanges are promitted.

This ticket is non-refundable unless the original ticket was issued at a fully refundable fare. Some faires may not allow changes. If allowed, any change to your kinerary may require payment of a change fee and increased fare. Failure to appear for any flight without notice to Deta will result in cancellation of your remaining reservation.

Cash Portion of Miles + Cash Award Tickets is nonrefundable and may be subject to additional taxes and fees.

Medallion(i) status listed reflects a member's status at the time of ticketing, which may differ from the actual status at the time of flight departure.

Note: When using certain vouchers to purchase tickets, remaining credits may not be refunded. Additional charges and/or credits may apply and are displayed in the sections below.

Fare Details: LAS DL MYC0.00FSS450/FF524 USD0.00END

Checked Bag Allowance

The fees below are based on your original ticket purchase. If you qualify for free or discounted checked baggage, this will be taken into account when you check in.

Fri 12 Jun 2015

DELTA: LAS JFK

CARRY ON

SECOND

FREE

FREE

FREE

Visit delta com for details on baggage embargos that may apply to your itinerary.

Transportation of Hazardous Materials

Federal law forbids the carriage of hazardous materials aboard aircraft in your luggage or on your person. A violation can result in civil penalties. Examples include: Paints, aerosols, lighter fluid, fireworks, torch lighters, tear gases and

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A standard checked bag with Dotta may be up to 50 lbs and 62 linear inches (per piece). Additional fees apply for oversize, overweight, and/or additional pieces of checked baggage. Please review Delta's baggage guidelines for details. Weight and size restrictions may vary when checking baggage on carriers other than Delta. Contact with the operating carrier for detailed checked baggage allowances. You must be checked in at the gate by the applicable check in deadlines or your reservation may be cancelled. Please review Delta's check in requirement guidelines for details. Check-in requirements vary by airline, so if your ticket includes travel on other airlines, please check with the operating carrier on your ticket

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- Our rights and limits of our liability for delay or failure to perform service including schedule change, substitution of alternative air carriers or aircraft, and rerouting
- . Our policy on overbooking flights, and your rights if we deny you boarding due to an oversold flight.

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E

Margaret

Margaret E. Pickard Esq Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada Las Vegas
Duke University
University of California, Davis

10120 S Eastern Avenue Suite 140 Henderson, Nevada 89052 MargaretPickard@a of com (702) 595-6771

MARGARET PICKARD

PLLC

Mediation - Parenting Coordination

<u>NevadaMediator@amail.com</u>

--Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty University of Nevada, Las Vegas Duke University University of California, Davis

10120 S Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@acl.com (702) 595-6771

MARGARET PICKARD FILLO

Mediation – Parenting Coordination

NevadaMediator@gmoil.com

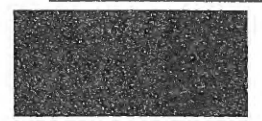
Archived: Luesday, June 16, 2015 11:19,37 AM

From: Chris Ferraro

Sent: Wednesday, June 10, 2015 8 57:28 AM Lo: Shannon R. Wilson, Nikk Frautman

Subject: Fwd: Fvan Ferraro "Flight Information June Firmeshare 2015"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator a emult.com>

Date: June 10, 2015 at 11:54.29 AM ED I

To: "cferiaro1515 a aol.com" <cferraro1513 a tol.com>

Ce: "[abulously fitmon/@gmail.com" stabulously fitn om @gnail.com>, "]asyegastorever [@aod.com"

<u>lasycoasforeverlaraol.com</u>>

Subject: Re: Evan Ferraro "Flight Information June Timeshare 2015"

Hi Sandra,

Please confirm the drop off.

I available today if you want to talk.

Margaret

Sent from my iPhone

On Jun 9, 2015, at 6:04 PM, cferraro1513@aol.com wrote:

Dear Margaret,

I understood that Sandra was going to speak to you further about the Summer Vacation Schedule

I am hoping to receive confirmation that Sandra will be dropping Evan at Red Rock Hotel Check In/Valet at 8 00am on Friday June 12th as I have not received confirmation from her.

Regards,

Chris

---Original Message----From Margaret Pickard nevadamediator:@qmailcom
To CFERRARO1513@aot.com
Co sandra nance fabulouslyfitinpm@dmail.com
lasvegasforever1 lasvegasforever1@aot.com
Sent: Thu, Jun 4, 2015 2:54 pm
Subject: Re Evan Ferraro "Flight Information June Timeshare 2015"

Hello All

If you would like to revisit the timeshare provisions. I am happy to do so. Unfortunately, Parenting Plans are written to apply in all situations and it is difficult to assign each party in this matter specific dates and times when Dad's timeshare falls in a block at the end of the month

If you would like to agree to specific dates for next year, I would be happy to create a revision, but this would need to be revisited each year and I am not sure that you want to do that.

In terms of the June visit, when parents travel from out of state, flexibility is expected. Evan is not in school and an earlier flight that requires him to be at the airport at 8:00 a.m. during the summer is not unreasonable.

Sandra has the majority of time and the adjustments that are requested for this visit are reasonable accommodations for travel.

Please make appropriate arrangements to accommodate the planned trip. If, at the end of summer, Sandra feels that her timeshare has been significantly impacted, we can look at giving her an additional day to makeup for flight schedules.

As a reminder, if Sandra were participating in the travel, which Dr. Paglini recommended that she do, she would be with Evan until the designated times; therefore, as she is doing no traveling, this schedule is an accommodation to her.

On Thu, Jun 4, 2015 at 11:44 AM, <<u>cferraro1513@aol.com</u>> wrote.

Dear Margaret.

As you know the Parenting Plan states:

Exhibit 1, page 3: "The father will be entitled to a two week period (14 days) of uninterrupted vacation time in June, July and AugustThe Father's timeshare shall begin the second Friday in the month of June, July and August and continue for a period of 14 days."

- 2.1.2.1 "Mother will be responsible for transporting child to the McCarran Airport two hours before the scheduled departure and will be responsible for meeting the child at the arrival gate in a timely manner."
- 2.1.2.2 "The parties agree that they will be flexible regarding the exchange times for father's New York visits in order to facilitate Evan's availability for flight itineraries."

I am traveling on days 1 and 14; therefore, those days fall on my timeshare. That means, I only have Evan in New York for 12 days. Taking a 10:30 a.m. flight means we arrive in New York at 6:45 p.m. and then we still have close to a 2 hour drive to my home; a later flight is not in Evan's best interest. Similarly, a return flight at 3:59 p.m. still means that we must leave my home by 12:00 p.m. and gets us into Las Vegas at 5:54 p.m. An earlier return flight means leaving Long Island even earlier to account for moming traffic. I have scheduled these flights with Evan's best interest in mind, and they are on my timeshare days. Notably, I am not asking Sandra to bring Evan at the airport, the exchange location for the June timeshare is Red Rock Hotel in Summerlin, not far from her home. I expect that flights for July and August will be similar.

What Sandra seems to suggest is that I pick up Evan at 3:00 p.m., stay the night in a hotel with Evan because I do not believe (and I am sure this is one thing that Sandra agrees with) is that a red eye isn't in Evan's best interest, arriving the following day in New York at 5:30 a.m. and then on the return, come back a day early to Las Vegas, stay another night in a hotel in Las Vegas and return Evan in the morning. This would further reduce the time I have Evan in New York to 10 days and increase my expenses.

Thank you for your assistance resolving this issue.

If you are inclined to address the August timeshare dates, your assistance in that is also appreciated.

Regrads, Chris

Sent from my iPhone

Begin forwarded message:

From: Sandra < fabulouslyfitmom@gmail.com> Date: June 3, 2015 at 9.53 42 PM PDT

To: Margaret Pickard < nevadamediator@gmail.com>

Subject: Re: Evan Ferraro "Flight Information June Timeshare 2015"

Margaret,

Thank you for your input

As I've been told recently.... our parental stipulation Really needs to be revisited, and laid out in black and white terms.

It clearly states currently (while school is not in session) the times we all agreed to

As mentioned in my previous email, I intend to follow the parental aggreement As it stands do to previous problems that have been occurring.

With that being said.... I am more than willing to adjust times to benefit Evan, however I expect them to be the same in return. If the drop cannot be the same So it does not cut into my timeshare then Mr Ferraro can give up a day on his end to ensure it is not effecting my end.

In addition, I do not plan on getting up or having Evan get up at unreasonable hours in the summer to do exchanges. Before 10am would be unreasonable time for summer months.

I suggest a reasonable time for drop off, $\,$ and Evan returned to me at the same time on my pick up.

This has been another on going issue for years like you mentioned in your previous email. I do not want to deal with it all summer, and would like the times at in black and white.

You can call me anytime to discuss, I will stand by the times in the agreement if we cannot agree on specific times.

Thank you, Sandra

Sent from my iPhone

On Jun 3, 2015, at 8.13 PM, Margaret Pickard < nevadamediator@qmail.com> wrote:

Sandra.

Please confirm the specific issue that you are addressing.

Chris is intending to pick Evan up on the specified date but are you objecting to the time? If Evan is picked up after 3 00 p.m. PST, this is 6:00 p.m. EST and puts him in late at night in New York, since a 3:00 p.m. pick up would be a flight after 5:00 p.m. (leaving after 8:00 p.m. EST). I would anticipate that for the summer months you would be flexible on the times to prevent hardships on Evan.

Thanks,

On Wed, Jun 3, 2015 at 8:02 PM, Sandra < fabulouslyfitmom@gmail.com > wrote. Chris

I believe there are typos in the times. Times for drop off and Pick up are clearly stated in parenting plan.

As mentioned on numerous occasions Now..... I will not deviate From the parenting plan.

Please send revised and corrected times, and flight info.

I do not want to have issues with this throughout the summer.

image1.PNG

Sent from my iPhone

On Jun 3, 2015, at 6 34 PM, Chris Ferraro < cferraro1513@aol.com> wrote:

Evan Ferraro Ftight Information Friday June 12, 2015

PICK UP LOCATION: Red Rock Hotel Valet Check in Desk Date: Friday June 12th Time 8 00am

LOCATION 54 Hempstead Drive Sound Beach_NY 11789

CONTACT Chris Ferraro 631-894-4695

经现代的 医二氏性 经自然的 医克里氏试验检			25年10年17月
Hello, EVAN		e en inc	95 #4************************************
建筑体的 基础		16. 一为他是特别的	1. 14 A
Your Trip Confirmation	#: GX9Y56	Manage My	Trip
Award Receipt			
Fri, 12JUN	DEPART	ARRIV	Æ
DELTA 371	LAS VEGAS	NYC-KE	NNEDY
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Passenger Info			
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Fare Details LAS DL NYCO.COF55450/FF524 USDG GGEND

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Fri 12 Jun 2015

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Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty University of Nevada, Las Vegas Duke University 名の一大大学の大大大大人ところからる

University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 <u>MargaretPickard@a ol.com</u> (702) 595-6771

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Mediation ~ Parenting Coordination

Nevoda Mediator @amail.com

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Adjunct Faculty University of Nevada, Las Vegas Duke University University of California, Davis

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Mediation - Parenting Coordination

NevadaMediator@gmail.com

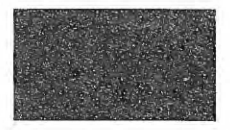
Archived: Tuesday, June 16, 20 5 11:20:24 AM

From: Chris Ferraro

Sent: Wednesday, June 10, 2015 4:19:09 PM To: Shannon R. Wilson: Nikki Trautman

Subject:

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator a gmail.com>

Date: June 10, 2015 at 4:31:06 PM EDT

To: sandra nance < fabulously fitmom@gmail.com >, "CFERRARO1513@aol.com"

<<u>cferraro|513@aol.com</u>> Subject: Exchanges

Hello All,

I received a phone all from Sandra that she will have Evan available for the drop off at the Red Rock Hotel Check In at 8.00 a.m. on Friday June 12th.

Moving forward, she would like to clarify the following.

- 1. Flight Times/Las Vegas: Moving forward. flights leaving Las Vegas should not depart prior to 10:00 a.m., as the scheduled exchange time is 3:00 p.m. but she is willing to make accommodation for the travel.
- 2. Fight Times/New York: Beginning in July, flights leaving New York should not depart after 12:00 p.m. (noon), as this will give ample time to get to the airport and Evan will be back in Las Vegas at a reasonable time.
- 3. Transportation. Sandra will pick Evan up from McCarren airport 30 minutes after the scheduled flight time. The timeshare specifies that Evan will be dropped off at 9:00 a.m. on the 10th/14th day, but Sandra is willing to make accommodation for the travel time.

- 4. August Timeshare: Chris' August timeshare begins August 14 and continues until August 28, 2015, so beginning August 23, 2015 Evan will need to be in Las Vegas for the beginning of school.
- 5. *Graduation*: I understand that Evan's graduation ceremony was very uncomfortable for him. Therefore, moving forward, each parent should only attend events on their respective timeshare, to reduce the stress on Evan.

Please feel free t contact me if you have questions.

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD PLLC

Mediation – Parenting Coordination

NevadaMediator@amail.com

INTENTIONALLY LEFT BLANK EXHIBIT PAGE ONLY

EXHIBIT F



Electronically Filed 06/17/2014 05:Q5:30 PM

CLERK OF THE COURT

McCarthy & Holthus, LLP 9510 W. Sahara, Suite 200 Las Vegas, NV 89117 Phone (702) 685-0329 Fax (866) 339-5691 NVJUD@mccarthyholthus.com Attorney for Plaintiff,

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IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF CLARK

Dept. No. XII

NOTICE OF ENTRY OF JUDGMENT

THE BANK OF NEW YORK MELLON F/K/A) Case No. A-13-681677-C THE BANK OF NEW YORK, AS TRUSTEE FOR THE HOLDERS OF THE CERTIFICATES, FIRST HORIZON MORTGAGE PASS-THROUGH CERTIFICATES SERIES FHAMS 2007-AA2, BY FIRST HORIZON HOME LOANS, A DIVISION OF FIRST TENNESSEE BANK NATIONAL ASSOCIATION, MASTER SERVICER, IN ITS CAPACITY AS AGENT FOR THE TRUSTEE UNDER THE POOLING AND SERVICING AGREEMENT,

Plaintiff,

REBECCA J. NANCE; SANDRA L. NANCE; DANIEL S. NANCE; MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC.; FIRST HORIZON HOME LOAN CORPORATION; SUMMERLIN WEST COMMUNITY ASSOCIATION; DOES I-X; and ROES 1-10 inclusive,

Defendant.

YOU AND ALL OF YOU PLEASE TAKE NOTICE that the following JUDGMENT

was entered on June 12, 2014 for the above captioned matter.

A true and correct copy of said JUDGMENT is attached hereto.

Dated: June 17, 2014 28

NV-13-543952-JUD

DEFT0255

1 CERTIFICATE OF MAILING 2 On June 18, 2014, I caused a copy of the foregoing documents described as NOTICE 3 OF ENTRY OF JUDGMENT to be served in the manner of US Mail, on the following 4 individuals: 5 б Rebecca J. Nance 7 Daniel S. Nance Sandra L. Nance 8 1032 Baronet Drive Las Vegas, NV 89138 9 10 First Horizon Home Loan Corporation c/o The corporation Trust Company of Nevada 11 311 S Division St 12 Carson City, NV 89703 13 Mortgage Electronic Registration Systems, Inc. 1818 Library Street 14 Reston, VA 20190 15 Summerlin West Community Association 16 c/o Randy Ecklund 10801 W Charleston 3rd Flr 17 Las Vegas, NV 89135 18 19 20 /s/ Christina M. Reeves An employee of McCarthy & Holthus, LLP 21 22 23 24 25 26 27 28

NV-13-543952-JUD

DEFT0256

CHRIS:

Sandra.

-JUNE, JULY AUGUST 2015 TIMESHARE:

I want to be fair about the Summer Vacation, but you seem to be picking and choosing which parts of the Parenting Plan suit you. Exhibit 1, page 3 specifically states: "The Father will be entitled to a two week period (14 days) of uninterrupted Vacation Time in June, July & August."

The reason I am granted two week periods with Evan each month (June, July, August) is to ensure I have time with Evan in New York and to make up for the "disproportionate" share of days you have with Evan during the year.

As proposed, my revised plan to accommodate your Birthday in which I overlooked and I apologize for, you receive 38 Vacation Days with Evan and I receive 42 Vacation Days with Evan.

I would be happy to resume my Regular Timeshare with Evan at the end of August to take him to the first day of First Grade for the 2015/16 School Year, but I should still receive 14 days of Vacation Time with Evan regardless.

If you recall, we adjusted the Timeshare last year, and you allowed me to have Evan additional days while I remained in Las Vegas for Evan's first day of Kindergarten for the 2014/15 School Year.

This being mentioned, this year I propose to have Evan from August 8th to the August 22nd in New York. Evan and I will return to Las Vegas on August 22nd and I will keep Evan, as you suggested until August 28th and be responsible to get Evan to school for the entire first week of school from Monday August 24th to Friday August 28th.

I would expect you and your family to be there for Evan's First Day of school as well and if you want to spend some time with him between the 23rd and the 27th, I will accommodate that as well.

-SCHOOL EVENTS & FAMILY:

Margaret's recent email suggests that you are uncomfortable having my family members at Evan's school Events and Functions and I take it that you are discouraging my brother Peter from attending Evan's End of The School Year Celebration Event tomorrow night at Givens Elementary School?

Our focus should not be on our "comfort," but about as much Family Love and Support for Evan.

I am hoping that you inviting your entire family to come as we could all be there for Evan to show our Love and Support.

If so, will you do that and will that make you comfortable?

If not, I will tell Peter he is not invited as it makes you and your family uncomfortable, but please understand the long road ahead of us.

I truly hope we can move beyond our own feelings for Evan's sake.

I look forward to your response to this email.

Regards, Chris

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD PLLO

Mediation – Parenting Coordination

NevadaMediator@amail.com

Archived: Tuesday, June 16, 2015 11:13:43 AM

From: cferraro1513@aol.com

Sent: Thursday, June 04, 2015 11:46:57 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "Flight Information June Timeshare 2015"

Importance: Normal

----Original Message-----

From. Chris Ferraro <cferraro1513@aol.com>

To. Sandra <fabulouslyfitmom@gmail.com>, Sandra Nance <lasvegasforever1@aol.com>; Margaret Pickard

<nevadamediator@gmail com>
Sent: Wed, Jun 3, 2015 9.38 pm

Subject: Evan Ferraro "Flight Information June Timeshare 2015"

Evan Ferraro

Flight Information Friday June 26th

DROP OFF LOCATION

Red Rock Hotel Valet Check In

Date: Friday June 26th

Time. 7:30pm



Passenger Info

NAME FLIGHT SEAT

EVAN FERRARO DELTA 443 15E SkyMiles #*******206

Gold

Visit delta.com or use the Fly Delta app to view, select or change your seat.

If you purchased a Delta Comfort+™ seat or a Trip Extra, please visit My Trips to access a receipt of your purchase.

Flight Receipt

Ticket #: 0062195847702

Place of Issue: Delta Reservations

Issue Date: 03JUN15
Expiration Date: 03JUN16

METHOD OF PAYMENT

CA*************8270 \$455.07 USD

CHARGES

Air Transportation Charges

Base Fare \$410.20 USD

Taxes, Fees and Charges

United States - September 11th Security Fee(Passenger \$5.60 USD

Civil Avlation Security Service Fee) (AY)

United States - Passenger Facility Charge (XF) \$4.50 USD

United States - Flight Segment Tax (ZP) \$4.00 USD

United States - Transportation Tax (US) \$30.77 USD

TICKET AMOUNT \$455.07 USD

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Fri 26 Jun 2015

DELTA: JFK | LAS

CARRY ON

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SECOND

FREE

\$25USD

\$35USD

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A standard checked bag with Delta may be up to 50 lbs and 62 linear inches (per piece). Additional fees apply for oversize, overweight, and/or additional pieces of checked baggage. Please review Delta's baggage guidelines for details. Weight and size restrictions may vary when checking baggage on carriers other than Delta. Contact with the operating carrier for detailed checked baggage allowances. You must be checked in at the gate by the applicable check-in deadlines or your reservation may be cancelled. Please review Delta's check-in requirement guidelines for details. Check-in requirements vary by airline, so if your ticket includes travel on other airlines, please check with the operating carrier on your ticket.

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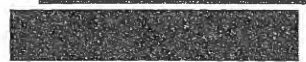
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Archived: Tuesday, June 16, 2015 11:01:20 AM

From: Chris Ferraro

Sent: Wednesday, June 03, 2015 10:02:40 AM To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan Nance-Ferraro

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: June 3, 2015 at 9:49:51 AM PDT

To: sandra nance < fabulously fitmom @gmail.com >, "CFERRARO1513 @aol.com"

<cferraro1513 a aol.com>

Subject: Re: Evan Nance-Ferraro

Chris,

I received a call from Sandra regarding some recurring issues that she would like to resolve.

I remain concerned that healthy boundaries are not being followed and I have addressed this with you previously, although I have not received a response.

Sandra indicated that you have consistently been having lunch with Evan at school on your timeshare and recently on her timeshare. It's important for Evan to form healthy relationships with his own peers at school and this includes lunch time socialization. While it is appropriate for parents to occasionally attend the lunch hour with their children, consistent attendance can interrupt their socialization with peers. In addition, it is not appropriate for you to have lunch with Evan on Sandra's timeshare days.

Sandra has also indicated that you instructed Evan to lie to her about a recent school lunch period. In the event you do attend school lunch or other events with Evan, it is vital that you never instruct Evan to lie to his mother or to others. This creates an unhealthy situation for children and puts them under tremendous stress.

I am worried that disparaging remarks are being reported, as this was a pattern that Dr. Paglini reported that you and your family were engaged in and appears to be a continuing issue. With respect to his tooth fairy money, if you would like to put Evan's money in his bank, you can do so, but it would be completely inappropriate to suggest that Mom or her family members might steal this money from him. This is an example of a disparaging comment.

Boundaries are important. It's great to be supportive of Evan in his school environment, but it's also important to allow him to participate in activities with his peers and socialize with them in his school environment.

I realize that Evan has a school graduation coming up and I am hopeful that you can be inclusive of Sandra and her family and she with yours, as this is Evan's day to shine and any parental conflicts or "one upping" needs to be set aside.

Please feel free to contact me if you have questions.

On Tue, Jun 2, 2015 at 5:45 PM, sandra nance < fabulouslyfitmom@gmail.com > wrote: Hello Margaret,

It was brought to my attention by another parent at school today that Chris and his brother joined Evan for lunch, and brought him lunch instead of him having hot lunch (which he asked me to have with his friends today). This parent approached me, and said "now I'm getting it from my child as to why myself and spouse do not join our child for lunch".

When I asked Evan if this was true, he immediately began to chew on his fingers and shirt. He answered in a soft voice "I ate both lunches". Then when asked in the car why he answered the way he did (quietly, and hesitant) he yelled loudly "My Dad told me not to tell you, and you do not need to know everything" (in his exact words). He then said he was upset for having to lie about it.

Lying has become a big issue with Evan, and has been addressed with Judith and mentioned to Chris. I have a zero tolerance household when it comes to lying. I'm beginning to believe there are many more lies that Evan is told not to say, and is contributing to the the anxiety he exhibits.

Yesterday, when his sister asked if he brought his \$100 from the tooth fairy to put in his wallet he got very upset. He said "I begged, and begged my daddy to bring it with me and he said I couldn't because someone would steal it from me in our house" (once again, his exact words). His sister was extremely upset, and stated how she has never stole anything in her life nor has anyone in our family. Evan than stated that his dad talks badly about myself, and my side of the family on a regular basis.

In addition....the constant disparaging and attempted alienation of myself and family: Page 5 of 15 1.14 directly covers this in our parenting agreement, and was discussed in our parenting evaluation from Dr. Paglini, and needs to addressed. No one in our household talks negatively about the Ferraro's to Evan, nor does Evan need to be in the middle of such things. This will be addressed to my attorneys, and Judith as well.

Thank you for your time and attention to this matter, Sandra

Sandra Nance

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty University of Nevada, Las Vegas Duke University University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

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Mediation – Parenting Coordination

<u>NevadaMediator@amail.com</u>

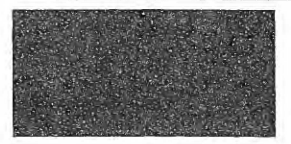
Archived: Tuesday, June 16, 2015 11:09:29 AM

From: Chris Ferrard

Sent: Wednesday, June 03, 2015 11:20:54 PM To: Shannon R. Wilson: Nikki Trautmun

Subject: I wd. Evan Ferraro "Flight Information June Timeshare 2015"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Sandra < fabulously fitmom@gmail.com>
Date: June 3, 2015 at 9:56:54 PM PDT
To: Chris Ferraro < cferraro 1513 a aol.com>

Subject: Fwd: Evan Ferraro "Flight Information June Timeshare 2015"

Sent from my iPhone

Begin forwarded message:

From: Sandra stabulously fitmon a gmail.com

Date: June 3, 2015 at 9:53:42 PM PDT

To: Margaret Pickard < nev adamediator a gmail.com

Subject: Re: Evan Ferraro "Flight Information June Timeshare 2015"

Margaret,

Thank you for your input.

As I've been told recently our parental stipulation Really needs to be revisited, and laid out in black and white terms

It clearly states currently (while school is not in session) the times we all agreed to.

As mentioned in my previous email, 1 intend to follow the parental aggreement. As it stands ,do to previous problems that have been occurring.

With that being said.... I an more than willing to adjust times to benefit Evan, however I expect them to be the same in return. If the drop cannot be the same So it does not cut into my timeshare then Mr I erraro can give up a day o

n his end to ensure it is not effecting my end.

In addition, I do not plan on getting up or having Lvan get up at unreasonable hours in the summer to do exchanges. Before 10am would be unreasonable time for summer months.

I suggest a reasonable time for drop off, and Evan returned to me at the same time on my pick up.

This has been another on going issue for years like you mentioned in your previous email. I do not want to deal with it all summer, and would like the times at in black and white.

You can call me anytime to discuss, I will stand by the times in the agreement if we cannot agree on specific times.

Thank you, Sandra

Sent from my iPhone

On Jun 3, 2015, at 8:13 PM, Margaret Pickard < nevadamediator a gmail.com > wrote:

Sandra,

Please confirm the specific issue that you are addressing.

Chris is intending to pick Evan up on the specified date but are you objecting to the time? If Evan is picked up after 3:00 p.m. PST, this is 6:00 p.m. EST and puts him in late at night in New York, since a 3:00 p.m. pick up would be a flight after 5:00 p.m. (leaving after 8:00 p.m. EST). I would anticipate that for the summer months you would be flexible on the times to prevent hardships on Evan.

Thanks,

On Wed, Jun 3, 2015 at 8:02 PM, Sandra < fabulouslyfitmom@gmail.com> wrote: Chris,

I believe there are typos in the times. Times for drop off and Pick up are clearly stated in parenting plan.

As mentioned on numerous occasions Now..... I will not deviate From the parenting plan.

Please send revised and corrected times, and flight info.

I do not want to have issues with this throughout the summer.

image1.PNG

Sent from my iPhone

On Jun 3, 2015, at 6:34 PM, Chris Ferraro < cferraro 1513 a aol.com wrote:

Evan Ferraro Flight Information Friday June 12, 2015

PICK UP LOCATION: Red Rock Hotel Valet Check In Desk

Date: Friday June 12th

Time: 8:00am

I OCA FION: 54 Hempstead Drive Sound Beach, NY 11789

CON FAC F: Chris Ferraro 631-894-4696



United States - September 11th Security Fee(Passenger

Civil Aviation Security Service Fee) (AY)

Total Charges

\$5.60 USD

TOTAL TICKET VALUE

45,000 Miles and \$5.60 USD

VALID ON DL/SM OAL/PNLTY FOR CHGS

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This ticket is non-refundable unless the original ticket was issued at a fully refundable fare. Some fares may not allow changes. If allowed, any change to your litherary may require payment of a change fee and increased fare. Failure to appear for any flight without notice to Delta will result in cancellation of your remaining reservation.

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Fri 12 Jun 2015

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A standard checked bag with Delta may be up to 50 lbs and 62 linear inches (per piece). Additional fees apply for oversize, overweight, and/or additional pieces of checked baggage. Please review Delta's baggage guidelines for details. Weight and size restrictions may vary when checking baggage on carriers other than Delta. Contact with the operating carrier for detailed checked baggage allowances. You must be checked in at the gate by the applicable check-in deadlines or your reservation may be cancelled. Please review Delta's check-in requirements vary by airline, so if your ticket includes travel on other airlines, please check with the operating carrier or your ticket.

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Margaret

Margaret E. Pickard, Esq Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California Davis

10120 S Eastern Avenue, Suite 140 Henderson Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD PLLO

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Mediation - Parenting Coordination

NevadaMediator@amail.com

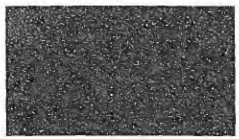
Archived: Tuesday, June 16, 2015 11:04:06 AM

From: Chris Ferraro

Sent: Wednesday, June 03, 2015 11:36:27 AM To: Shannon R. Wilson; Nikki Trautman

Subject: I wd: Evan Ferraro "June, July, August Timeshare"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Sandra < fabulously fitmom@gmail.com>

Date: June 3, 2015 at 11:25:10 AM PDT

To: Margaret Pickard < nevadamediator@gmail.com >, Chris Ferraro

<cferraro1513 a.aol.com>

Subject: Fwd: Evan Ferraro "June, July, August Timeshare"

Margaret,

Below you will see my response to Chris's email last night since it wasn't attached in his previous email.

In addition, I do not agree to several statements made by Mr Ferraro. You are aware of all the topics mentioned, and I think we have addressed them. several statements just aren't the case, and I will not spend my time defending and proving them.

I have been directed by my attorneys, and other sources to not deviate from anything in our current stipulation. This is the one filed with the courts that Mr Ferraro signed, and we have not been before the court to address the changes yet.

I have maintained following it, and any adjustments I agreed to have caused the current problems we face.

With that being said I will continue to do so, so that we have clear black and white guidelines and no gray areas that can be used as a manipulation tactic

Thank you, Sandra

Sent from my iPhone

Begin forwarded message:

From: sandra nance < fabulouslyfitmom@gmail.com>

Date: June 2, 2015 at 9:41:54 PM PDT

To: "CFERRARO1513@aol.com" <cferraro1513@aol.com>
Subject: Re: Evan Ferraro "June, July, August Timeshare"

Chris,

The summer time share will stay as addressed in the parenting plan. "Uninterrupted" time is 14 days straight with no interruption in timeshare by me, just like it has always meant. The only reason "vacation" is mentioned is because it is Evan's "summer vacation" from school. No one is picking and choosing anything except you trying to change verbiage to suit your needs. Like I mentioned...I too have made arrangements according to the schedule listed in the timeshare.

Also, 'We' did not 'adjust' timeshare last year, I was manipulated to allow you extra days during the year and I will ensure it will not happen again.

In addition...No,I would not like to nor will I give extra days from my timeshare. My email was not suggesting you do Evan's 1st day of school it was just informing you that it fell in your timeshare this year, because of the early start time. Your timeshare begins 2nd friday of each summer month to adjust/ accommodate 14 days. Whatever you decide to do in your 14days is up to you, but it states no where they are suppose to be spent in a particular place. In addition to that..... You took Evan to NY over what you were allowed to do this school year, and we will be addressing the situation leading into 1st grade to ensure Evan does not miss the amount of school he did his kindergarten year.

As far as your brother being a part of Evan's kindergarten ceremony tomorrow.....outside of graduations, and special school performances there is no need for extended family at other school events that are for parents and their child Including the 1st day of school. We do not need to create an unhealthy, and uncomfortable environment for Evan. Leading into 1st grade I would hope your family would respect that they are not Evan's parents, and there are things they will not be a part of just as my family respects their place/relationship with Evan.

With that being said....tomorrow is Kindergarten graduation and yes, something that extended family members normally attend.

If there is a problem with your family understanding this then I will motion to the courts to have us split Evan's school events where you and I will have to decide which we will attend alone. At that point the other parent will not be allowed to participate at the proposed events. This was the suggestion of a school adviser and what other parents who cannot co-parent properly/ come to agreements do as well. I don't think either of us want to be excluded from Evan's school events so I would suggest we set the boundaries with extended family members.

-Sandra

On Tue, Jun 2, 2015 at 6:40 PM, <<u>cferraro1513@aol.com</u>> wrote: Sandra,

-JUNE, JULY AUGUST 2015 TIMESHARE:

I want to be fair about the Summer Vacation, but you seem to be picking and choosing which parts of the Parenting Plan suit you. Exhibit 1, page 3 specifically states: "The Father will be entitled to a two week period (14 days) of uninterrupted Vacation Time in June, July & August."

The reason I am granted two week periods with Evan each month (June, July, August) is to ensure I have time with Evan in New York and to make up for the "disproportionate" share of days you have with Evan during the year.

As proposed, my revised plan to accommodate your Birthday in which I overlooked and I apologize for, you receive 38 Vacation Days with Evan and I receive 42 Vacation Days with Evan.

I would be happy to resume my Regular Timeshare with Evan at the end of August to take him to the first day of First Grade for the 2015/16 School Year, but I should still receive 14 days of Vacation Time with Evan regardless.

If you recall, we adjusted the Timeshare last year, and you allowed me to have Evan additional days while I remained in Las Vegas for Evan's first day of Kindergarten for the 2014/15 School Year.

This being mentioned, this year I propose to have Evan from August 8th to the August 22nd in New York. Evan and I will return to Las Vegas on August 22nd and I will keep Evan, as you suggested until August 28th and be responsible to get Evan to school for the entire first week of school from Monday August 24th to Friday August 28th.

I would expect you and your family to be there for Evan's First Day of school as well and if you want to spend some time with him between the 23rd and the 27th, I will accommodate that as well.

-SCHOOL EVENTS & FAMILY:

Margaret's recent email suggests that you are uncomfortable having my family members at Evan's school Events and Functions and I take it that you are discouraging my brother Peter from attending Evan's End of The School Year Celebration Event tomorrow night at Givens Elementary School?

Our focus should not be on our "comfort," but about as much Family Love and Support for Evan.

I am hoping that you inviting your entire family to come as we could all be there for Evan to show our Love and Support.

If so, will you do that and will that make you comfortable?

If not, I will tell Peter he is not invited as it makes you and your family uncomfortable, but please understand the long road ahead of us.

I truly hope we can move beyond our own feelings for Evan's sake.

I look forward to your response to this email.

Regards, Chris

----Original Message---From: sandra nance <<u>fabulouslyfitmom@gmail.com</u>>
To: Chris Ferraro <<u>cferraro1513@aol.com</u>>
Sent: Tue, May 26, 2015 5:06 pm
Subject: Re: Evan Ferraro "June, July, August Timeshare"

Chris,

It does not state ""uninterrupted vacation" during non school commitments". It reads 2nd Friday of summer months in lieu of the regular scheduled timeshare. As I mentioned previously....I have made summer plans around this schedule as well.

I'm sorry that you feel that your sons schooling is such a burden on your "timeshares" with him. Most of my timeshare is spent during his schooling with the exceptions of weekends. This is the responsibility of a parent.

I will continue to follow the stipulation that was set in place almost 3 years ago now. Otherwise I can have my attorneys handle this situation in regards to how the stipulation reads.

-Sandra

Archived: Wednesday, June 03, 2015 3 57 20 PM From: Chris Ferraro Sent: Wednesday June 03 2015 3 42 11 PM To: Shannon R. Wilson, Nikki Trautman Subject: Fwd' Evan Ferraro "Field Day Pictures" Importance: Normal

Sent from my Phone

Begin forwarded message

From: Sandra <<u>fabuleuslyfitmom@gmail_com</u>>
Date: May 29, 2015 at 10:04 51 PM PDT
To: Chus Ferraro <<u>cferraro1513@aol.com</u>>, Margaret Pickard <<u>nevadamediator a-gmail.com</u>>
Subject: Re: Evan Ferraro "Field Day Pictures"

Chns

Thank you very much for clearing this up I was very worned

Attached are the photos that were sent to me. As you will see in them—it looks as though Evan has a large bruise and cut to the left side of his forehead.

I'm glad everything is on ok!

I'm confused as to why this other parent Called me, and told me what they did, but I will definitely speak to them again regarding this

Thank you again







-Sandra

Sent from my Phone

On May 29, 2015 at 6.56 PM, Chris Ferraro <eferraro $|5|3\omega$ ao[.com> wrote.

Sandra

See pictures below

Chris

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«l'ullSizeRender.jpg»
<fullsizerender.jpg></fullsizerender.jpg>

Sent from my iPhone

Archived: Tuesday, June 16, 2015 10:53:51 AM

From: Chris Ferraro

Sent: Tuesday, June 02, 2015 9:07:32 AM To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan Ferraro - Pediatrician

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: sandra nance < fabulously fitmom a gmail.com >

Date: June 1, 2015 at 9:18:59 PM PDT

To: Chris Ferraro < cferraro 1513@aol.com >, Margaret Pickard

<nevadamediator@gmail.com>

Subject: Re: Evan Ferraro - Pediatrician

Mountain View Pediatrics Dr. Chaudhery 2901 N Tenaya Way # 210 Las Vegas. NV (702) 255-0500

This is the same Pediatrician you have requested information of on numerous occasions, and have contacted directly several times as well. Evan's doctor has not changed since the day he was born. You should have all his information in previous emails requested by you, Margaret, lawyers, etc. If anything is changed you will be notified, as I always do.

As far as his headache, and state of "emergency" you speak of...... I feel that headaches in children are a VERY serious matter so I did in fact consider it on an imperative level that I take him to the pediatrician right away. I mentioned my concern in the text you originally sent today. My other children never complain/complained of headaches so I am concerned about the matter. This is the second time (while in your care) he is complaining of headaches, going to nurse/health office and leaving school early within a month. The over activity and late nights could be the cause as well. Evan is a 6yr old boy, and cannot follow the schedule of an adult without it effecting him.

-Sandra

On Mon, Jun 1, 2015 at 8:41 PM, Chris Ferraro < cferraro 1513@aol.com > wrote: Sandra,

Please provide Evan's Pediatrician's Contact Information so that I am able to communicate with the Doctor directly after Evan's visit today.

I would hope next time you take Evan to the doctor that you would inform me beforehand so I am conscious of this as it clearly was not an Emergency and you had plenty of time to notify me.

Thank you, Chris

Sent from my iPhone

Sandra Nance

Archived: Tuesday, June 16, 2015 10:57:37 AM

From: Chris Ferraro

Sent: Tuesday, June 02, 2015 9:22:22 AM To: Shannon R. Wilson: Nikki Trautman

Subject: Fwd: Evan 6/1/15 Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro < cfcrraro1513@aol.com>
Date: June 1, 2015 at 10:22:01 PM PDT

To: sandra nance < fabulouslyfitmom@gmail.com >, Margaret Pickard

<nevadamediator@gmail.com>
Subject: Re: Evan 6/1/15

Sandra.

Thank you for the feedback from Evan's doctors appointment today.

Topic #1:

July 26th works for me so please proceed.

Topic #2:

I will divide Evan's school work and leave it with Givens Elementary School Administration Office for your pick up.

Regards, Chris

Sent from my iPhone

On Jun 1, 2015, at 9:05 PM, sandra nance < fabulousivfitmom@gmail.com > wrote:

Chris.

After I picked up Evan early from school today I took him to his pediatricians office: Mountain View Pediatrics/ Dr. Chaudhery

to have her look over Evan regarding the headaches he's complained about since last month.

Dr. Chaudhery preformed a wellness exam on Evan, and rechecked his ears since there was a concern last time with them.

His ears checked out good, and his wellness check good as well.

Her diagnosis to the headaches: his reoccurring allergies. She explained the wind today probably irritated him which causes headaches to the front of the forehead (where he was complaining about pain). Tylenol or Motrin are what she said to give him when he complains of pain from a headache. If they start to happen more frequently then we will need to look further into it. Also, he needs plenty of water in the desert weather/heat.

I would like to address to other topics as well in this email....

#1. Second request regarding baptismal date. July 26th is open and good for myself/sister here in Vegas. The church is waiting for my response. If this date does not work, then please let me know about the previous dates I sent you in August. We have to have this done before September.

#2 It was brought to my attention that Evan was sent home with all his work, projects, poetry notebook, etc in a large bag since it is the end of the year. I would like you to divide these items up (as I do with the projects/papers Evan does), and get me half of them as well. Any important information that comes home, papers or projects I always send with Evan in the green folder. I never get anything during his time with you in return. Please be sure to take care of that as I have a right, and would like half of his things as well.

As far as his poetry notebook.....I would like a copy made so we each have one in our possession.

Thank you for your cooperation with the above mentioned, Sandra

Sandra Nance

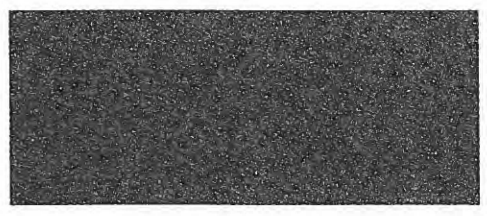
Archived: Tuesday, June 16, 2015 11:32:17 AM

From: Chris Ferraro

Sent: Tuesday, June 02, 2015 9:56:18 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "June, July, August 'Fimeshare"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: sandra nance < fabulously fitmom@gmail.com>

Date: June 2, 2015 at 9:41:54 PM PDT

To: "CFFRRARO1513@aol.com" < cferraro1513@aol.com > Subject: Re: Evan Ferraro "June, July, August Timeshare"

Chris,

The summer time share will stay as addressed in the parenting plan. "Uninterrupted" time is 14 days straight with no interruption in timeshare by me, just like it has always meant. The only reason "vacation" is mentioned is because it is Evan's "summer vacation" from school. No one is picking and choosing anything except you trying to change verbiage to suit your needs. Like I mentioned... I too have made arrangements according to the schedule listed in the timeshare.

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to do this school year, and we will be addressing the situation leading into 1st grade to ensure Evan does not miss the amount of school he did his kindergarten year.

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-Sandra

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-JUNE, JULY AUGUST 2015 TIMESHARE:

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I am hoping that you inviting your entire family to come as we could all be there for Evan to show our Love and Support.

If so, will you do that and will that make you comfortable?

If not, I will tell Peter he is not invited as it makes you and your family uncomfortable, but please understand the long road ahead of us.

I truly hope we can move beyond our own feelings for Evan's sake.

I look forward to your response to this email.

Regards, Chris

----Original Message---From: sandra nance < fabulouslyfitmom@qmail.com>
To: Chris Ferraro < cferraro1513@aol.com>
Sent: Tue, May 26, 2015 5:06 pm

Subject: Re: Evan Ferraro "June, July, August Timeshare"

Chris,

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I'm sorry that you feel that your sons schooling is such a burden on your "timeshares" with him. Most of my timeshare is spent during

his schooling with the exceptions of weekends. This is the responsibility of a parent.

I will continue to follow the stipulation that was set in place almost 3 years ago now. Otherwise I can have my attorneys handle this situation in regards to how the stipulation reads.

-Sandra

On Tue, May 26, 2015 at 1:49 PM, Chris Ferraro <<u>cferraro1513@aol.com</u>> wrote: Sandra.

Summer Vacation Timeshare is meant for "uninterrupted vacation" during non school commitments.

I understand your concern for August Timeshare and my suggestion for August was not intentional as I can start my August Timeshare on Saturday August 8th to ensure Evan is with you on your Birthday.

Revised Summer Vacation Schedule is now the following....

-JUNE TIMESHARE 2015: Friday June 12 - Friday June 26

-JULY TIMESHARE 2015: Friday July 10 - Friday July 24

-AUGUST TIMESHARE 2015: Saturday August 8 - Saturday August 22

Regards, Chris

Sent from my iPhone

On May 26, 2015, at 11:25 AM, Sandra < fabulouslyfitmom@gmail.com> wrote:

Chris.

I have read and I am aware of the parenting plan since it has been in place.

Please remember...the summer 'timeshare' is not considered 'vacation' time. Yes, you are correct being granted 14days during the summer months. However, just because school starts earlier than usual doesn't mean your days change around that.

Evan was with me during the first day of school last year, and this year it will fall in your

timeshare. The days of your timeshare in summer were intended for you to spend the additional time with Evan. You will need to make appropriate arrangements to do so around your timeshare.

In addition.... It interferes with my birthday (which you are aware of) and if you reread the order it states 2 things #1. Your timeshare begins the second Friday in the summer months. #2. Evan is with me during my birthday and you during yours.

Please send corrected dates so I have them for my records, and all correct travel info as well.

-Sandra

Sent from my iPhone

On May 26, 2015, at 9:57 AM, cferraro1513@aol.com wrote:

Dear Sandra,

The dates you indicated are "inaccurate" as per the Parenting Plan HOLIDAY TIMESHARE AGREEMENT on page 3 of 3 under Summer Vacation it states.

Summer Vacation:

The Father will be entitled to a two week period (14 days) of uninterrupted vacation time in June, July, and August; these two week periods shall be exercised in lieu of the Father's regular timeshare periods in the months of June, July, August. The Father's timeshare will BEGIN the second Friday in the month of June, July, and August and continue for a period of 14 days.

The Correct Dates for June, July, August are....

-JUNE TIMESHARE:

Friday June 12 - Friday June 26 (Please note Friday June 12th is the "second" Friday of the month of June)

-JULY TIMESHARE:

Friday July 10 - Friday July 24 (Please note Friday July 10th is the "second" Friday of the month of July)

-AUGUST TIMESHARE:

Friday August 7 - Friday August 21 (Please note Friday August 7th is the "first" Friday of the month of August! The explanation for this is that First Grade for Evan begins on Monday August 24th and this would conflict with my two week vacation time in August granted in the Parenting Plan.)

Regards, Chris

-----Original Message----

From: Sandra < fabulouslyfitmom@omail.com>

To: Chris Ferraro < cferraro1513@aol.com>; Margaret Pickard <

nevadamediator@gmail.com> Sent: Mon, May 25, 2015 4:00 pm

Subject: Re: Evan Ferraro "June, July, August Timeshare"

```
June 12-26
             July 17-31
             Aug
             14-28
             Sent from my iPhone
             > On May 25, 2015, at 10:11 AM, Chris Ferraro <cferraro1513@aol.com> wrote:
             > Evan Ferraro's June, July, August
             Timeshare:
             > -JUNE TIMESHARE:
              > Friday June 12 - Friday June 26
             -JULY TIMESHARE:
             > Friday July 10 - Friday July 24
             > -AUGUST TIMESHARE:
             Friday August 7 - Friday August 21
             > Please confirm you have received
             this email!
             > Sent from my iPhone
Sandra Nance
```

Corrected dates should read:

Sandra Nance

Archived: Tuesday, June 16, 2015 11:07:05 AM

From: Chris Ferraro

Sent: Wednesday, June 03, 2015 2:15:03 PM To: Shannon R. Wilson: Nikki Trautman Subject: Fwd: Evan Ferraro "Pending Issues"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: June 3, 2015 at 1:32:45 PM PDT

To: "CFI-RRARO1513@aol.com" < cferraro1513@aol.com>

Ce: sandra nance < fabulouslyfitmom@gmail.com >, "lasvegasforever | @aol.com"

lasyegasforeverl@aol.com

Subject: Re: Evan Ferraro "Pending Issues"

Chris.

Thank you for your response. You are correct that I should have given you a chance to respond before providing my comments.

It is my intent to have as much communication by email as possible, to avoid the appearance that I am taking sides. Once a party contacts me, I generally put their comments in writing with my responses. Their comments are not intended to be portrayed as absolute truths, but only as information that is shared by one party and I am providing feedback on the points made. This allows all issues to be discussed in an open forum and I welcome your feedback on the points; if you dispute a fact that I have set forth, you can let me know that in your response and the issue can be discussed.

However, on several of the issues, it is efficient to simply let everyone know that the standards are rather than repeatedly revisiting the issues.

I hope that the two of you can move forward and be supportive of one another and Evan's progress in school.

On Wed, Jun 3, 2015 at 11:08 AM, cferraro1513@aol.com wrote: Dear Margaret,

I apologize for the delay in my response as I was focused on my time and experiences with Evan during my May Timeshare in Las Vegas

Below is a string of email exchanges between myself, you, and Sandra pertaining to Pending Issues.

MARGARET:

Chris.

I received a phone call from Sandra addressing several concerns that she has had about the lack of co-parenting that is occurring. She would like to reduce the conflict for Evan and address several continuing issues:

- 1. School Attendance: As a reminder for the upcoming school, Evan is not to be removed from school for any extended periods of time. It was agreed that you could exercise your timeshares in New York until Evan began kindergarten and thereafter, the visits were to be in Las Vegas to accommodate Evan's school schedule, unless he had an extended weekend or holiday period. This obviously did not happen this year, even when I instructed you that you had exhausted your 10 day absence period. This cannot recur next year.
- 2. Private/Public School: Sandra indicated that you are interested in enrolling Evan in Challenger School. The court will not generally move a child to a private school unless the parties agree and one party is willing to pay for it. Sandra stated that Evan is thriving at Givens and as I am sure you are aware, it is one of the top rated schools in Las Vegas. Even if Evan were moved to a private school, you would not have the ability to remove him from school for extended periods of time to accommodate your timeshare occurring in New York.
- 3. First Week of School 2015: Sandra indicated that Evan will be with you for the first week of school this year. She just wanted to confirm with you that you would be completing any homework/assignments that Evan might have in school during this time.
- 4. Support of Other Home: Apparently, there are still several on-going issues in the differences between your homes. Evan reports to his Mother that he does not have a bedtime, responsibility or other similar structure while he is in your care. As a reminder, it is important for Evan to have structure in each parent's home and it is not helpful to him if he believes that he can manipulate one parent's home and/or parenting rules because one or both parents undermine the structure of the other parent's home in front of Evan. Sandra feels strongly that this is occurring and that it is negatively impacting Evan and his compliance with the rules in her home.
- 5. Reality TV Show: I have been following your emails on a reality TV show that you have asked Sandra to consent to and which she is opposed to Evan participating in. As a reminder, as a joint legal custodian, you must have Sandra's consent to have Evan participate in this type of activity.
- 6. Financial Resources: Sandra expressed concern that Evan is becoming increasingly entitled following his time in your care. For example, she noted that while she often gives the children \$20 for their first tooth from the "toothfairy," you gave Evan \$115 in what she perceived as an attempt to overshadow her efforts. Whatever the motivation, it is not reasonable to give a 6 year old \$100 for a tooth this sets up unrealistic expectations. Particularly given your position that you have limited income and therefore are entitled to a child support reduction, this seems incongruous.
- 7. **School Events:** Sandra indicated that your family attends every school event with you and that this creates a very uncomfortable environment for her. She respectfully asks that you attend school functions on your own,, as will she, to avoid potential conflicts and problems at these events.

I am hopeful that you will review these provisions and consider that it would be best to address these issues before they escalate to a motion before the judge.

CHRIS:

Dear Margaret:

Thank you for your email last week. I would have preferred that you contacted me to get both sides of the stories Sandra was telling you before sending an email that gives the appearance of non-cooperation on my side. Please see the email chain below between Sandra and I attempting to address and resolve August Timeshare. There is a conflict between the parenting plan that states in Exhibit 3 that I am to have "a two week period (14 days) of uninterrupted vacation time in June, July, and August," the section that states my summer timeshare is to start on the second Friday of each month, and the start date of the 2015/2016 school year. As you know, part of the reason that I have two weeks uninterrupted vacation time is to ensure that I can exercise my summer timeshares in New York. As you see below, I have attempted to work out alternatives with Sandra, but she refuses to even acknowledge the conflicting language within the parenting plan. I do not necessarily expect you can help resolve this, but I wanted you to understand both sides of the issue, and that I am more than willing to get Evan back for school, be responsible to get him to school and share those first few days with Sandra.

ADDRESSING THE REMAINDER OF POINTS IN YOUR EMAIL:

- 1. SCHOOL ATTENDANCE: I exercised my March, April and May timeshares all in Las Vegas. Please recall that at the beginning of the year you were supportive of Evan missing extra days of kindergarten to continue his timeshares with me in New York. You wrote to Sandra and me: "kindergarten is not required in Nevada and, therefore, the same restrictions that would apply to 1-12 grades, including academic achievement, are not necessarily applicable...Therefore, it is my hope to reach an appropriate resolution, such as an agreement on the number of allowed days for the New York travel." Only after Sandra refused to cooperate did you reduce the issue to a number of days of absences. I understand you really had no alternative, and when Sandra put down her foot on further travel, I complied. I have always acknowledged that First Grade could not be interrupted by absences to travel to New York.
- 2. PRIVATE/PUBLIC SCHOOL: Co-Parenting is about cooperating to do what is in your child's best interest right? I saw no harm in asking Sandra to reconsider placing Evan in Challenger Private School at my expense. We had two email exchanges and I let it drop; I do not need to be reminded that I cannot enroll Evan in another school without Sandra's permission, I know this. For the record, I am not interested in enrolling Evan in Challenger Private School because I think Private School will allow more absences. The standards of Challenger Private School would mean less absences for Evan, but I understand Sandra will not agree, and I have not and will not pressure her on this.
- 3. FIRST WEEK OF SCHOOL 2015: This is addressed in my first paragraph.
- 4. SUPPORT OF OTHER HOME: Sandra's scrutiny and micro management of my timeshare with Evan is growing intolerable. I have and will continue to inform her when Evan is sick, missing a day of school, I am taking him to a doctor, when we go to my sister's for the weekend, and other legal custody things. There is structure when Evan is with me, but I will not defend my every decision regarding Evan on my timeshare. Furthermore, I do not receive the same information from Sandra that she demands from me. Evan has two "Unexcused" absences on Sandra's timeshare, I have no idea why, but I am not going to harass her about it.

- 5. REALITY TV SHOW: Same as Challenger Private School, I do not need to be reminded that Evan cannot participate without Sandra's permission. I was prepared to let this issue drop after the first email exchange, but when she followed up with me to say her research showed participation to be detrimental, I suggested she may want to speak to these particular producers. I do not think my communications went beyond the bounds of reasonable coparenting. Let's not forget that Sandra enrolled Evan in an ad commercial last year at Trump International Hotel without first discussing it with me, in light of all her objections, this should not happen again.
- 6. FINANCIAL RESOURCES: Yes, the Tooth Fairy left Evan \$115, he was told the \$100 bill was for his College Fund Piggy Bank that his grandmother started for him and \$15 dollars was for him to spend as he wished. This amounts to \$7,50 per tooth.
- 7. SCHOOL EVENTS: As you see in my email to Sandra, I think School Events are about the kids and not the parents' comfort. I think as many members of both of our families as possible should be in attendance to support Evan. I have asked Sandra to bring her family members with her, but if she cannot or will not, then Peter will sit this one out.

SANDRA:

Chris.

The summer time share will stay as addressed in the parenting plan. "Uninterrupted" time is 14 days straight with no interruption in timeshare by me, just like it has always meant. The only reason "vacation" is mentioned is because it is Evan's "summer vacation" from school. No one is picking and choosing anything except you trying to change verbiage to suit your needs. Like I mentioned... I too have made arrangements according to the schedule listed in the timeshare.

Also, 'We' did not 'adjust' timeshare last year, I was manipulated to allow you extra days during the year and I will ensure it will not happen again.

In addition...No,I would not like to nor will I give extra days from my timeshare. My email was not suggesting you do Evan's 1st day of school it was just informing you that it fell in your timeshare this year, because of the early start time. Your timeshare begins 2nd friday of each summer month to adjust/ accommodate 14 days. Whatever you decide to do in your 14days is up to you, but it states no where they are suppose to be spent in a particular place. In addition to that..... You took Evan to NY over what you were allowed to do this school year, and we will be addressing the situation leading into 1st grade to ensure Evan does not miss the amount of school he did his kindergarten year.

As far as your brother being a part of Evan's kindergarten ceremony tomorrow......outside of graduations, and special school performances there is no need for extended family at other school events that are for parents and their child Including the 1st day of school. We do not need to create an unhealthy, and uncomfortable environment for Evan. Leading into 1st grade I would hope your family would respect that they are not Evan's parents, and there are things they will not be a part of just as my family respects their place/relationship with Evan. With that being said....tomorrow is Kindergarten graduation and yes, something that extended family members normally attend.

If there is a problem with your family understanding this then I will motion to the courts to have us split Evan's school events where you and I will have to decide which we will attend alone. At that point the other parent will not be allowed to participate at the proposed events. This was the suggestion of a school adviser and what other parents who cannot co-parent properly/come to agreements do as well. I don't think either of us want to be excluded from Evan's school events so I would suggest we set the boundaries with extended family members.

-Sandra



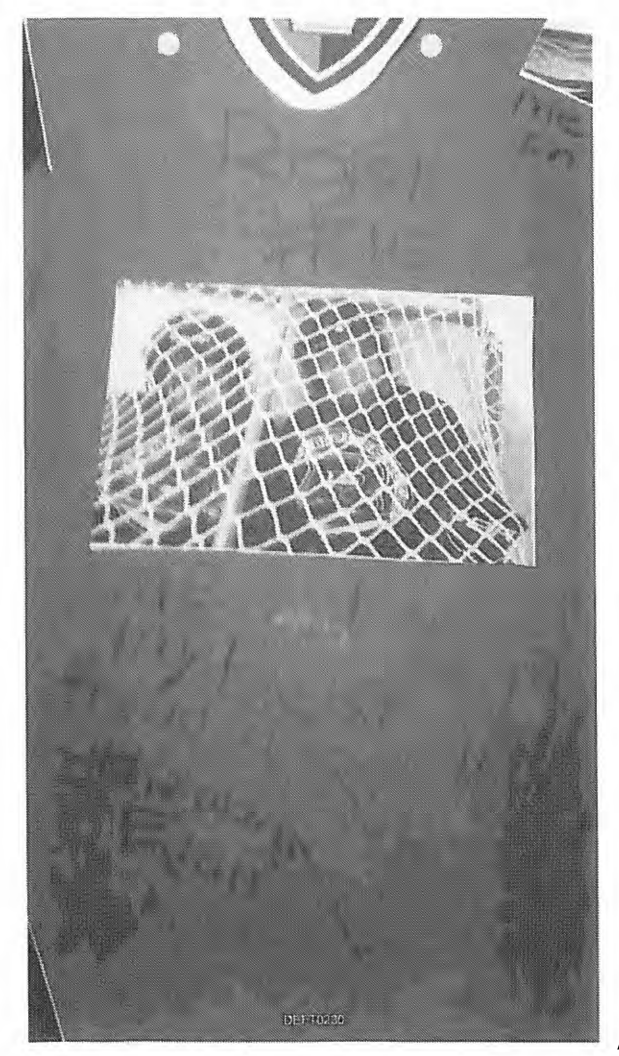




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EXHIBIT C







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EXHIBIT D



Name Euth Drawing 17229 @HM2013

DEFT0232



Unit 9: Day 2

Circle the number that is less.



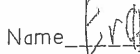
Quickly solve these equations

$$6 - 3 = \frac{1}{\sqrt{2}}$$

$$4 + 2 = \frac{1}{\sqrt{2}}$$

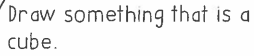
DEFT0233

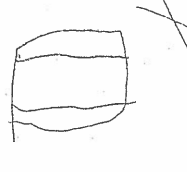
M23459181420212236 343575373836404 以24岁4115011501151151151 5152535 JOJO 5555 JOJO 505 JOJ 30717 30808225331425 7677 +1+2+3+4+5+6+7089P18 113/11/11/15 05/3/2011/0 DEFT028



Draw the shapes below.

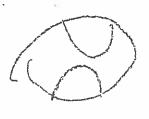
Draw something that is a cylinder.







Draw something that is a sphere.



Draw something that is a cone.

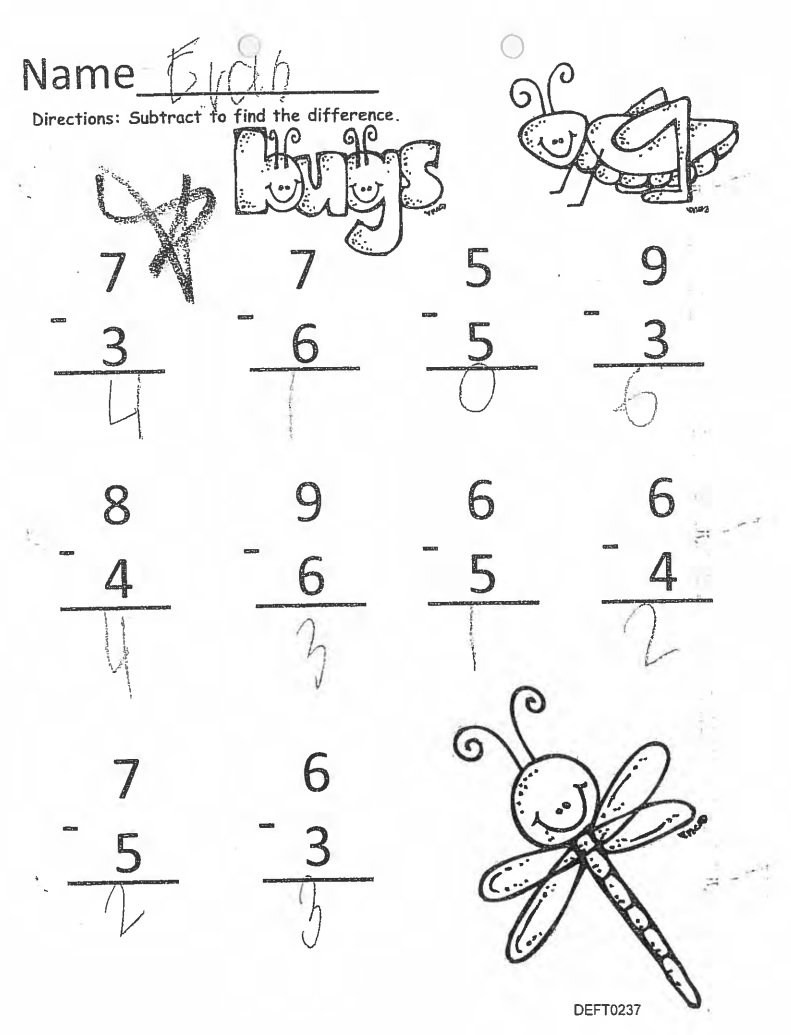


Quickly solve these equations.

$$2 + 3 = 5$$

$$3 + 2 = 5$$

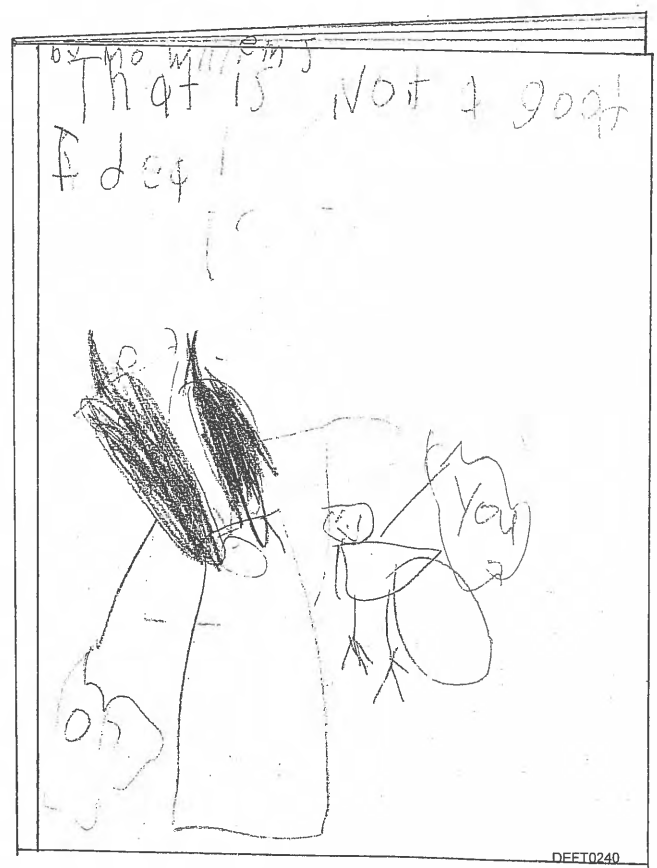
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U5574 101/2014/9/2012 4536778244041420 7077273

Name:	Grade:
Please check the box of your favorite NYR.	A book: JUG
The Monster Who Lost His Mean	Betty Bunny Loves Chocolate Cake
The Princess and the Pig	The Day the Crayons Quit
All the Way to America	That Is Not a Good Idea!
Write a paragraph stating why you s	selected this book over the others:
MX favor	THO HYRA
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M57	good ideal
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Design a new cover for your favorite NYRA book. Don't forget a cover must include the title and author!

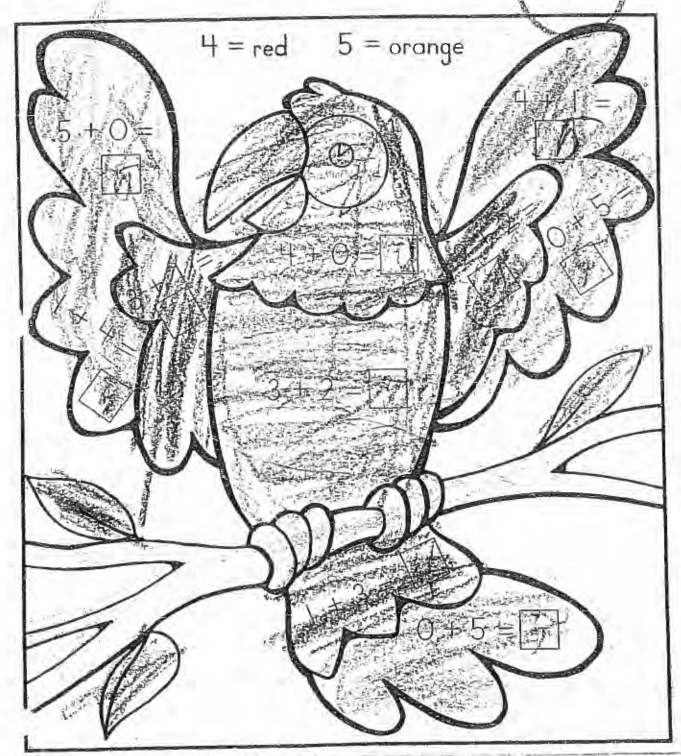


Evan

Adding and Subtracting

Pretty Bird

Directions: Add to solve the problems. Use the answer to color the pisture using the color code.

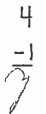


Skill: Long vowel practice Write the vowel sound you hear in each pair of pictures. Cut out another picture with the same vowel sound. Paste it in the box.

Name: (1/ (7/)

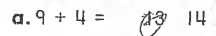
Fluency Check!

Solve these equations.



Total correct: DEFT0243

Circle the right answer.



$$\mathbf{d.5} + 8 = (13) 14$$

$$e.6 + 7 = \sqrt{3}$$
 14

$$f.8 + 5 = 43^{\circ} 14$$

$$g.9 + 5 = 13 14$$

$$h.8 + 6 = 13$$

$$k.8 + 5 = (3) 14$$







$$p. 14 - 9 = 4 (5)$$

$$q.14 - 6 = 7.78$$

$$r. 13 - 8 = (5) 6$$

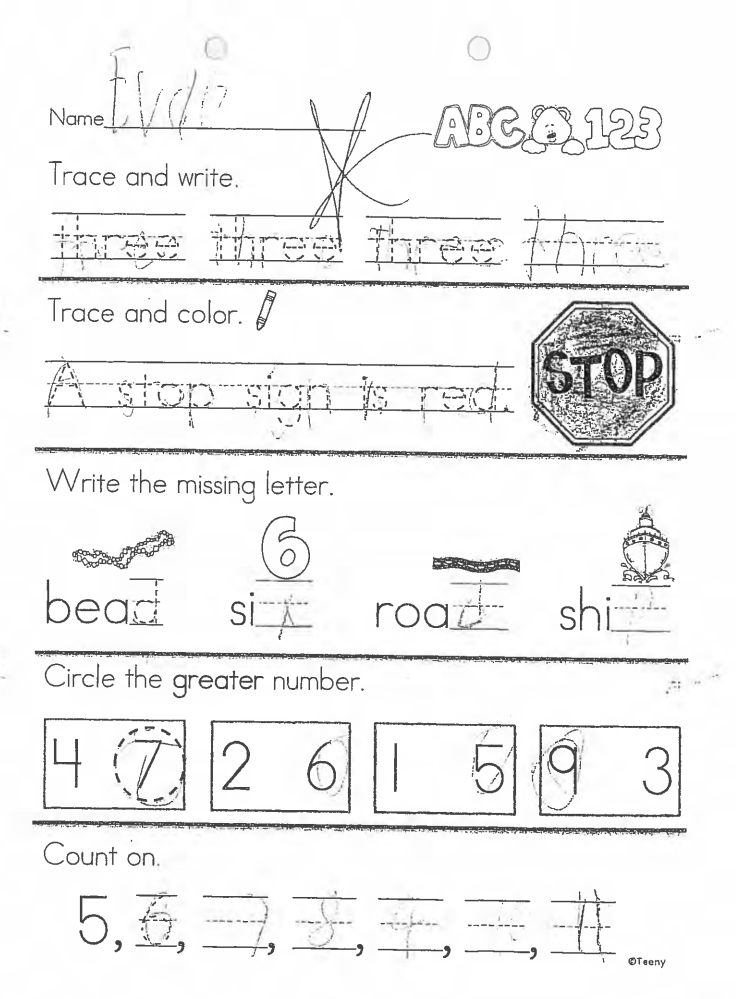
$$\mathbf{s.} \ 13 - 6 = 7 \ 8$$

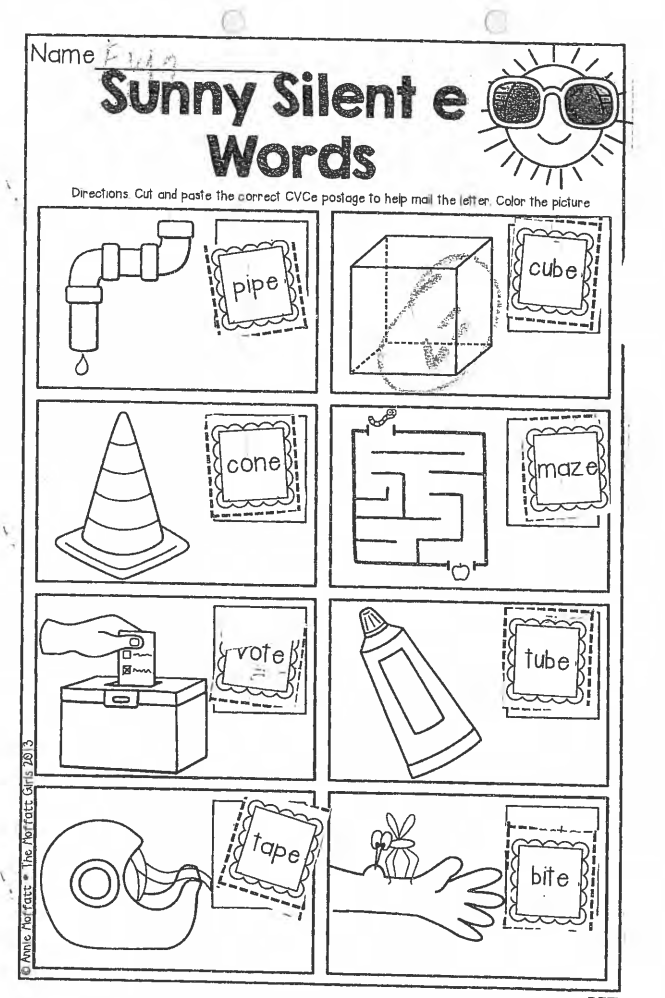
u.
$$14 - 7 = \sqrt{7}$$
 8

$$\mathbf{w.13} - 9 = \sqrt{4} = 5$$

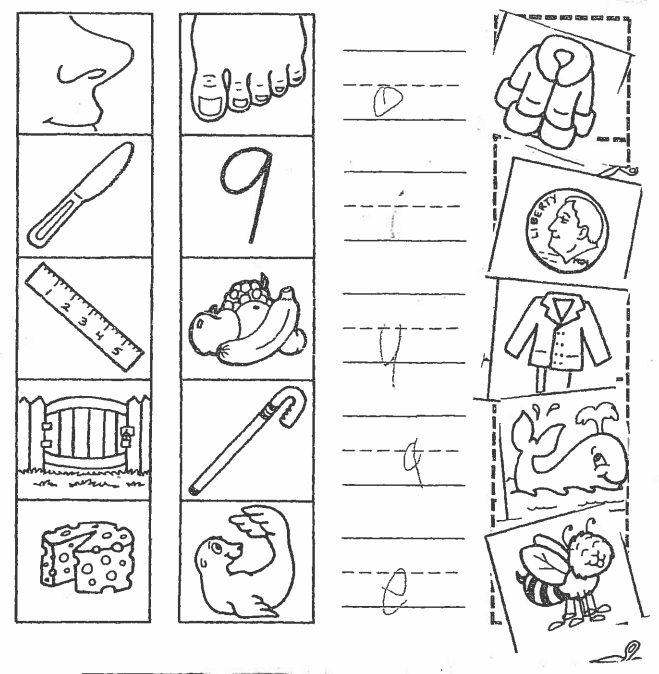
$$x.14 - 8 = 6 7$$

$$y.14 - 5 = 8.797$$

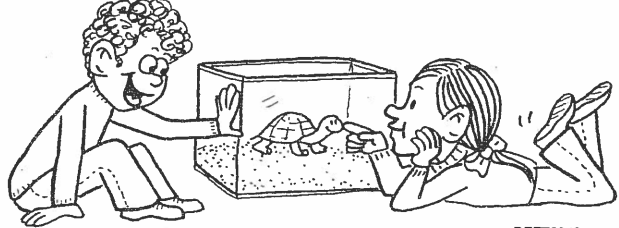




Write the vowel sound you hear in each pair of pictures.
Cut out another picture with the same vowel sound.
Paste it in the box.



Subtract.



15

Name_	LYKI	_

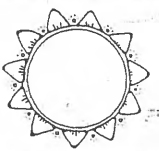
AUG [3] 123

Trace and write.

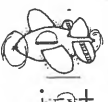
West west west with

Trace, write, and color.





Write the missing letter.



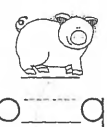
iet



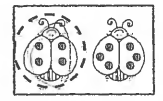
p<u>e</u>n

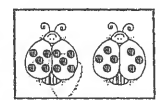


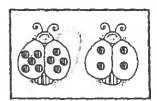
 $s \neq 0$

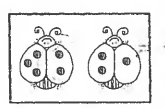


Circle the smaller number.





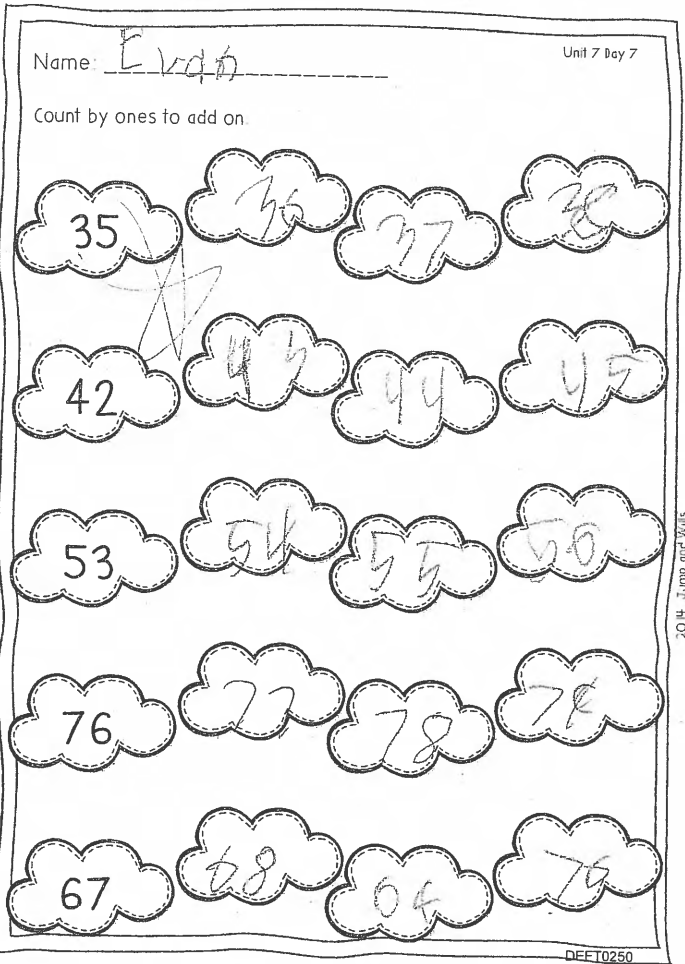




Count on.

4, 5, 4, 5, 7, 7, 7

@Teeny



20 lt Jump and Wills

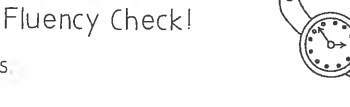
Name FIIAM

Addition and Subtraction

$$3-0=3$$

Name LUD

Solve these equations



Unit 9 Day 10

Total correct:

74589841011/213141516178 202/2273242525272 3071323334 3536373 11424344464 \$ 565 (52535) 58万生的自1076万日 4142 43447 54677 31.146 116/17 (\$8114/2012/22/22/24/1

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EXHIBIT E



A PROFESS ONAL LLC

Archived: Tuesday, May 26, 2015 5:23:30 PM

From: cferraro 1513@aol.com

Sent: Friday, April 17, 2015 11:31:52 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro - 2013/14 School Year

Importance: Normal

---Original Message--From Margaret Pickard <nevadamediator@gmail com>
To CFERRARO1513@aol.com <cferraro1513@aol.com>
Sent Tue, Jul 2, 2013 10.45 pm
Subject Fwd Evan Ferraro - 2013/14 School Year

From: Iasvegasforever1@aol.com
Date: Tue, Jul 2, 2013 at 12:13 AM
Subject: Re: Evan Ferraro - 2013/14 School Year
To. nevadamediator@gmail.com

Margaret,

I will give you a call to discuss tomorrow.

-Sandra

----Original Message----

From: Margaret Pickard < nevadamediator@gmail.com>

To: cferraro1513 < cferraro1513@aol.com>

Cc: Lasvegasforever1 < <u>Lasvegasforever1@aol.com</u>>

Sent: Mon, Jul 1, 2013 4:20 pm

Subject: Re: Evan Ferraro - 2013/14 School Year

Sandra,

Please let me know your response to the below.

On Fri, Jun 28, 2013 at 9:17 AM, <<u>cferraro1513@aol.com</u>> wrote | Margaret,

I am not sure where we are at with Sandra pursuing litigation with respect to Evan attending kindergarten next year. I have not been informed by her lawyer or the courts that a court date is pending.

Anyhow, If Sandra understands that it is not state mandated that a child is required to attend kindergarten in Nevada and would not prevail in court with challenging this issue, I would like to look at options for Evan's schooling for next year.

I have been in contact with Cindy Ivy (Preschool Program Director) at the Challenger School. I gave her the history Evan's current situation doing timeshare in both New York and Las Vegas along with Holiday Schedules and will continue to due so until kindergarten 2014/2015 and is very flexible and accepting that

Evan will miss 7 days of school per month in Las Vegas due to traveling to New York for his timeshare with dad.

The school year goes from August 26 - June 12, extended days are 7am - 6pm or regular schedule is 8am - 3pm Monday to Friday.

Tuition is \$10,410.00 for the year. I would be responsible for most of that with Sandra adding a whatever she can contribute, maybe \$1500 for Sandra for the year (\$110 per month).

Nevada public school kindergarten is what Challenger teaches their 3 year olds and are two years ahead of public schools.

The location would be very convenient for Sandra: (7-10 minutes from her house)

Challenger School 9900 Isaac Newton Way Las Vegas, NV 89129

Sandra can visit and take a tour at her convenience as I would do the same and make a visit to introduce myself to the Challenger School staff and be present for the first day of school for Evan.

I do understand that Sandra and I would have to agree on Evan's schooling and I am willing to move forward in this direction if she is.

Challenger School students learn how to apply concepts to solve real-world problems and offers a complete learning curriculum-reading, writing, math, science, art, and more. Also, early mastery of reading and math enables children to make swift progress in more advanced subjects.

Challenger students average above 90th percentile on the Iowa Tests of Basic Skills. A 6th grade student performs at a grade equivalent of 13+ (expected performance of a college freshman, or higher, on the same test)!

Thank you, Chris Ferraro

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 200 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 373-1566

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MARGARET PICKARD PLUS

Mediation – Parenting Coordination
NevadaMediator@amail.com

Margaret

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Adjunct Faculty
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Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 200 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 373-1566

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MARGARET PICKARD PLLC

Mediation – Parenting Coordination

<u>NevadaMediator@gmail.com</u>

Archived: Saturday, May 16, 2015 11:07:15 AM

From: cferraro1513@aol.com

Sent: Wednesday, January 14, 2015 7:24:22 PM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro

Importance: Normal

----Original Message--From: cferraro1513 <cferraro1513@aol com>
To: margaretpickard <margaretpickard@aol.com>; nevadamediator <nevadamediator@gmail.com>
Sent: Thu, Aug 28, 2014 12:33 pm
Subject: Evan Ferraro

Hello Margaret,

A list of things....

- 1 I reached out to Sandra and Desmond and received no response from either
- 2. I called Hope counseling and Judith is no longer there who was Evan's therapist and I informed them that Evan has not been there for over a year and Sandra may be bringing Evan there because we are in a dispute
- 3. I know your time is money, so please invoice me at your convenience for your time towards this case
- 4. My guess is that Sandra will not respond or get involved with a new agreement for this year and just stick to parenting plan as is
- 5. As you mentioned yesterday, if the Parenting Plan suggests that "My" timeshare is my timeshare and what I do on my timeshare is my choice, then my communication with Sandra can be as minimal as possible

This would mean I do not have to get Sandra's approval to take Evan to New York this year, I would just need to give her the dates of my timeshare with Evan through email communication

- 6. I have given Dan Hungerford the 9 month timeshare calendar that I proposed so he is well aware of the dates that Evan will be missing due to travel to New York and I will be sure to consult with Miss Rengel to get Evan's curriculum way in advance and organize a tutor in New York so that Evan is staying up with the curriculum
- 7. My fear is that Sandra will keep Evan home claiming he is sick or have excuses when it comes time for my timeshare and interfere when she knows that Evan is traveling to New York and create problems to disrupt my timeshare

This being said, can you put together a letter from you as our mediator claiming that this is my right as Evan's father and this is my timeshare so if the police authorities get involved at some point I can present this document to them with your approval

8. The way I have figured out my timeshare this year I will get October, November, December, January, April, May, June, July, August.

If I can get February and March because Evan is thriving and doing very well in kindergarten, which I suspect he will, I would like to add February and March to my New York timeshare as well.

9. I do not want to put a number of days that I am limited to as far as Evan missing school because Dan has suggested that this is Las Vegas where he sees this often and cannot stop a parent from taking their child out of school, plus this is kindergarten and as long as Evan is keeping up with the curriculum then he is fine, which I will be sure that he does

Thank you for your time always, Chris

Archived: Saturday, May 16, 2015 11:06:10 AM

From: cferraro1513@aol.com

Sent: Wednesday, January 14, 2015 7:23:16 PM

To: Shannon R. Wilson: Nikki Trautman Subject: Fwd: Pending Travel Question

Importance: Normal

----Original Message-----

From: Chris Ferraro <cferraro1513@aol.com>

To: Margaret Pickard <nevadamediator@gmail.com>

Sent: Fri, Aug 29, 2014 8:05 pm Subject: Re: Pending Travel Question

Margaret,

I spoke with Dan Hungerford and had a great conversation with him.

He advised me that Evan is with one of the top teachers and he has spent time with Evan and said he is a great kid and feels strongly that Evan will thrive in school with trips allowed to New York.

He made it very clear once again that it is not based on days missed, it's based on Evan staying with the curriculum, which I promised him I have a tutor in place that will ensure that Evan stays ahead of the curriculum rather than fall behind

He understands the importance of Evan traveling to New York and the family and life he has built there as well

Please take time to speak with Dan when you are free.

He has given comfort to the situation and he believes Evan will do very well with trips to New York and do very well this school year.

Thank you, Chris

Sent from my iPhone

On Aug 29, 2014, at 7:54 PM, Margaret Pickard <nevadamediator@gmail.com> wrote

Chris.

The purpose of the allowed absences are generally for illness, and exceptional family circumstances. If this goes to court, I am not sure that the judge will allow any trips to NY except for holidays.

The agreement is very clear and I am looking for a resolution.

On Fri, Aug 29, 2014 at 2|51 PM, Chris Ferraro < cferraro1513@aol.com > wrote: Margaret,

Understood, but I don't dictate Sandra's timeshare and control where she takes Evan when she is with him.

Also, Sandra has Evan 70% of the time and is the residential parent and already has the majority of the time with Evan.

I will agree to the 21 day timeshare in New York that I proposed to you and Dan Hungerford. This is not every month to New York.

I don't see how fair it is to split 15 days each as I am traveling 3000 miles away paying for flights, hotels, rental cars, travel expenses, etc.

Thank you, Chris

Sent from my iPhone

On Aug 29, 2014, at 5:41 PM, Margaret Pickard < nevadamediator@gmail.com > wrote:

Chris.

Given that you have signed an agreement that you will not travel this year during your timeshare periods, you do not have the same freedom to do so that you might otherwise have.

I am working diligently to find a resolution. I am waiting to hear back from Hungerford,

On Fri, Aug 29, 2014 at 1;51 PM, Chris Ferraro < cferraro1513@aol.com> wrote: Hello Margaret,

What is the difference whether Evan does his timeshare in New York or Las Vegas? It is my court ordered time with my child that Sandra is not able to dictate or disrupt.

Also, I do understand that the Parenting Agreement suggests that I would not be traveling when Evan starts kindergarten, but I think we can all agree that when the Agreement was drawn up there was some concern of Evan's emotions.

This is no longer the case. Evan has adapted very well and has matured and grown since the Parenting Agreement was drawn up and things have changed drastically.

A huge reason why Evan has made significant steps in the right direction is because I made a stand and took the lead in creating a better relationship between Sandra and as I explained to you, inviting her and her kids to New York several times to do what is right for the kids.

I would ask that you factor this in to the equation that Evan is in a much better place because of me and all my efforts to have a better relationship for all involved. I have made it a priority and to see all those efforts go down the tubes and be wasted is very unfortunate to bring us back to square one.

Thank you,

Chris

Sent from my iPhone

On Aug 29, 2014, at 2:38 PM, Margaret Pickard nevadamediator@gmail.com> wrote:

Hello All.

I received a message from Sandra, indicating that she is opposed to agreeing to Evan continuing the monthly travel to New York.

I have made my position clear to both of you, specifically, that kindergarten is not required in Nevada and, therefore, the same restrictions that would apply to 1-12 grades, including academic achievement, are not necessarily applicable.

However, as I noted to each of you, the current Stipulation and Order clearly provides that Chris will not be traveling on a monthly basis when Evan is in kindergarten.

Therefore, it is my hope to reach an appropriate resolution, such as an agreement on the number of allowed days for the New York travel. This is the best case scenario to avoid protracted litigation or court involvement on this issue.

I have not received the CCSD release from Sandra so that I can communicate with the school on this. I have, however, reached out to CCSD to obtain general information.

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

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MARGARET PICKARD PLLC

Mediation – Parenting Coordination

<u>NevadaMediator@amail.com</u>

Archived: Saturday, May 16, 2015 11:10:37 AM

From: cferraro1513@aol.com

Sent: Wednesday, January 14, 2015 7:26:57 PM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "September Timeshare"

Importance: Normal

----Original Message---From: cferraro1513 <cferraro1513@aol.com>
To: nevadamediator <nevadamediator@gmail.com>
Sent: Mon, Sep 1, 2014 12:56 pm
Subject: Evan Ferraro "September Timeshare"

Hello Margaret,

As you are aware I am pressed for time with travel plans for the upcoming September Timeshare with Evan.

My guess is that Sandra will ignore you and this process and the release form you asked her to sign for you to talk with Dan Hungerford about Evan traveling to New York for the 2014/15 school year.

If this is the case and as you have made it clear to me that, "my timeshare is my timeshare with Evan" and that Sandra cannot interfere with my timeshare, then I am prepared to take Evan to New York as early as September with communication with Dan Hungerford and Miss Rengel with Evan's curriculum for the 5 days Evan will miss in September.

I ask that you support this and have something in writing stating that if Sandra challenges this, that you have given me permission as our mediator and that I have taken all the necessary steps to assure strong communication with the school and that my timeshare is my timeshare and that by Nevada state law Evan is not required to attend kindergarten and that I am the sole parent financially contributing for Evan's schooling.

Evan has been traveling to New York for three years now and has adapted very well, has built a life and a family in New York and has grown and matured over these past three years so not much will change through this process other than Evan keeping up with the school's curriculum which I will assure he will.

My plan is to make arrangements with Dan Hungerford and Miss Rengel for Evan's September curriculum.

I ask that you put together a document that clearly states that Sandra cannot interfere with my timeshare if she decides to call the cops and starts conflict when I pick Evan up at schools end on Friday September 19th at 3:00pm.

My September Timeshare starts Friday September 19th at 3:00pm and ends Monday September 29 at 9:00am as per the Parenting Agreement with Givens Elementary School being the pick up and drop off location.

Thank you, Chris Archived: Saturday, May 16, 2015 10:19:26 AM

From: Chris Ferraro

Sent: Thursday, October 23, 2014 12:28:24 PM

To: Shannon R. Wilson
Subject: Fwd: Matter of Evan

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: Alex <alex@ericrovlawfirm.com>
Date: October 16, 2014 at 7:59:32 PM EDT

To: Margaret Pickard < nevadamediator@gmail.com >

Ce: fabulouslyfitmom < fabulouslyfitmom@gmail.com >, "CFERRARO1513@aol.com"

<cferraro1513@aol.com>
Subject: Matter of Evan

Hey Margaret,

Ok, thanks for the quick response. Although I appreciate your efforts, at this point, given that they cannot cooperate, the tone of Mr. Ferraro's last email, the fact that the child is of school age, and the constant cross country flying, we do plan on changing visitation via a motion. If you wish to prepare a report and recommendation, or have already, that would be most helpful. If you wish to discuss this further, and perhaps update me on the particulars and issues of this case, I'd love to hear from you.

Regards,

Alex Ghibaudo, Esq. Law Office of Eric Roy 818 East Charleston Boulevard Las Vegas, Nevada 89104 (702) 423-3333 (702) 924-2517

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From: Margaret Pickard [mailto:nevadamediator@gmail.com]

Sent: Thursday, October 16, 2014 4:56 PM

To: Alex

Cc: <u>CFERRARO1513@aol.com</u>; fabulouslyfitmom **Subject:** Re: Phone Consult with Judith Tolman

Alex,

Thank you for your email. The key travel dates in dispute are for 2015, as Dad is entitled to travel in November and December. The October dates would count against any overall days that he would be allowed to miss in the school year.

I believe that the court will allow Evan to travel for 1/2 of the days CCSD permits for excused/unexcused absences, which is a total of 20 days. I am trying to find a solution for the difference.

On Thu, Oct 16, 2014 at 4:47 PM, Alex <a lex@ericrovlawfirm.com wrote: Hi Margaret,

I am currently in the process of preparing a proposal in consultation with Sandra, our client, who recently retained this office, to assist her in these proceedings. Please be advised, we are well aware of the history of this case as we have been involved in it since the inception; indeed, we got the parties divorced. I want to give you notice that at this point, knowing the history of the case, and reviewing the email's sent by Mr. Ferraro, anything less than a change in visitation that results in minimal visitation in New York is unacceptable. The child is simply too young for such an excessive amount of travel and, frankly, the distance involved make it unfeasible.

Initially, it was contemplated that Mr. Ferraro was to move to Las Vegas. Much of the parenting plan seems to revolve around and hinge on that idea. It seems now clear that Mr. Ferraro has no intention of doing so. To insist that his son travel more than the average business man and for greater distances while he is of school age is absurd. Moreover, the tone and hostility contained in the last email by Mr. Ferraro is concerning and consistent with Dr. Paglini's diagnosis: Severe Narcissist.

It is my understanding that the child is slated to travel to New York again on the 24th. I strongly advise against that. Should the arrangement not change and the child remain in Las Vegas until this matter is resolved, I will have no choice but to put the matter before the court for a decision. Please advise as to your thoughts.

Regards,

Alex Ghibaudo, Esq. Law Office of Eric Roy 818 East Charleston Boulevard Las Vegas, Nevada 89104 (702) 423-3333 (702) 924-2517

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From: Margaret Pickard [mailto:nevadamediator@gmail.com]

Sent: Thursday, October 16, 2014 4:34 PM

To: fabulouslyfitmom; Alex; <u>CFERRARO1513@aol.com</u> **Subject:** Re: Phone Consult with Judith Tolman

Sandra,

I would like to help the two of you resolve these issues before a face-to-face conflict occurs at the school. You previously indicated that if Chris travels for his timeshare in October that this would count against the allowed days that Evan can miss from school. Apparently, following this email, Chris made his travel plans.

If you believe makeup time is due for any time Chris pulls Evan out of school, that can be addressed but it would be very unfortunate if there was a conflict at the school prior to a visit, as this would put Evan in the middle of the parental conflict.

Chris has indicated that if the conflict over Evan being released from school on his timeshare continues, he will not agree to have him attend full-time kindergarten, which will resolve the early release issue. I would like to avoid this solution and see if a resolution can be reached.

On Fri, Oct 10, 2014 at 8:21 PM, fabulouslyfitmom < <u>fabulouslyfitmom@gmail.com</u>> wrote:

I apologize I wasn't done before the email was sent.....

I was saying....the *only reason* I proposed a calendar is because I felt cornered by everyone to do so even though it was against my wishes, beliefs and what was finalized in the parenting plan we *all* agreed to.

The email that I was forwarded from Chris is nothing but lies, and I'm not even going to defend myself about it. I have however grown exhausted of it, and the courts already

warned him to stop any false allegations against myself, or family. They stressed that if it continued it would result in Chris losing custody time. I will no longer allow the *constant disparage* of myself or other children, and this will be a very big topic brought up in litigation.

As far as October timeshare.....this month was *not* a month planned to travel. Chris was well aware of that. If he chose to purchase tickets to try to get around that it will be addressed. Also.....my timeshare ends on the release of school on the Friday of pickup. Chris should not be pulling Evan out of school before then, as it's still in my timeshare. He has done this every Friday, and has it scheduled again. I will not allow it to happen.

I guess from this point on my attorneys will be in contact regarding the next procedures moving forward. I cannot continue the disruption, lies, disparaging, unnecessary stress, etc to mine and my children's life.

-Sandra

Sent from my T-Mobile 4G LTE Device

----- Original message -----

From: Margaret Pickard < nevadamediator@gmail.com >

Date: 10/10/2014 10:35 AM (GMT-08:00)

To: "CFERRARO1513@aol.com" <cferraro1513@aol.com>,sandra nance

< fabulouslyfitmom@gmail.com>

Subject: Re: Phone Consult with Judith Tolman

Chris.

I would be happy to speak to you today about this.

My position from the beginning has always been that Evan can adjust to a schedule that the two of you can both agree on and support and the SAO would not preclude you from coming to an agreement. This has been the position of all of the professionals involved, from Hungerford, Judith to myself.

However, from the beginning, I indicated that it would not be feasible for Evan to travel every month and an appropriate limit would need to be placed on travel. I was and continue to be supportive of Evan's travel to New York on a limited basis. I suggested that the two of you share the purported 30 days that Evan could miss with each of you having 15 days/year.

Sandra proposed a schedule that would have Evan missing up to 10 days per year on your timeshare and traveling 7 of 12 months; I asked you to respond to this proposal and you did not. It was a good proposal to resolve these issues.

Judith is a non-biased provider and she indicated that some travel will necessarily occur but it should not be monthly and it should not interfere with Evan's schooling.

Essentially, the bottomline is that Evan needs stability and Judith has indicated that his needs can best be served by providing him consistency in his schooling.

On Fri, Oct 10, 2014 at 8:02 AM, <<u>cferraro1513@aol.com</u>> wrote: Margaret,

I am very discouraged with this email.

Evan is not caught in a tug-of-war! Evan has a mother and Evan has a father and his father lives and resides in New York.

Its extremely disappointing as we have spent hours talking about this topic and its seems as though all involved including you from our very first meeting at your office have been in favor of Evan continuing his timeshare in New York with his father and his family this school year.

It appears you are trying to come to a resolution that just wont happen. I will not fall over and lose out on this time with my son as I can never get these days back with my child and all you seemed focused on are words on a piece of paper that suggest Evan will do his timeshare in Las Vegas when he starts kindergarten that you drew up in a SAO and it is quit clear that you are protecting yourself and your work and don't have the motivation to step outside and push for what is right even after all the support I received from you, the school and Judith indicating that my timeshare in New York is important for Evan because dad lives in New York.

Evan has stability in New York! He has a home, family, love, guidance, best friends, sports, activities and a routine.

When I do my timeshare in Las Vegas, Evan is living in a hotel, no friends, no sports, no routine, etc. Don't you see this and understand this? All it is is just timeshare with no substance. He has substance here in New York with ALL the love and support any child could receive and you or Judith are going to tell me this is wrong for Evan? Not a chance!

I was unaware of my true rights with the SAO and it was never explained to me by you, an expert in the Nevada court system and now I feel trapped! It is disheartening that you wont stick to your word as you clearly said "I see no problem with Evan continuing his timeshare in New York this year, plus it's only kindergarten."

My timeshare in October will be in New York. I paid for my flights and they are non refundable and I have made plans for Halloween with Evan and his friends here in New York.

Sandra can take me to court as she threatened and I will address my concerns and ask to modify the SAO.

Judith is NOT court ordered and I never agreed to this and in the SAO it states that both parties need to agree on paper to counseling and I do not have to follow her recommendations. This is a one sided case and I will enroll Evan in counseling in New York if need be to challenge what Judith feels.

Kindergarten is not required in Nevada and I pay for his full day schooling. I will be calling Dan Hungerford and canceling my payment plan for Evan's full day schooling and ask that Evan is put into half day schooling.

As far as Sandra and I getting along? Both you and Judith are clear on this and the steps I have taken to have a friendship with her and its just not possible. I am no longer interested in a friendship with her or her other children or providing a better quality of life for them as my sole responsibility and interest is Evan and Evan only and there will be limited communication and contact with Sandra and her children.

Its interesting, a few weeks ago Sandra proposed Evan traveling to New York for 7 months out of 12 months this year and now she changes her mind and wants to litigate. The women is unstable and mean and you and Judith cant pick up on this, but I know her and her intentions.

Judith is suggesting stability for Evan. I guess calling the cops on your child and your child running away and living with another family for a month because that child is so bitter that the mother is never around, never parented properly, has dated a million guys in her days in Las Vegas and has never created any opportunities in life for that child! This is SOLID stability!

I will protect my child from this as Sandra gave up on Desmond until I intervened and got him back to his mother and he is not even my child, but I was the strongest father figure he has ever had. I'm not going to sit and wait for Evan to turn into this because of a SAO and Sandra calling all the shots!

I'm exhausted from this and tired of proving myself. I will be picking Evan up in October on Friday to fly to New York. Judith is not court ordered and I told her to her face that I do not agree with counseling and have never agreed to counseling from day 1, the school cant stop me, Sandra will be interfering with my timeshare if she involves herself and tries to disrupt my pick up.

Sandra can take me to court on this matter as "I cant get these days back with my son" and I wont be under her control! I have rights and I have reasonable requests to be with my son as they are not extreme.

Margaret, we have had great conversations, but you are so hung up on this SAO. This is supposed to be about Evan, not words put on a document! I'm very disappointed.

I would like to have a phone conversation with you today.

Thank you, Chris

----Original Message-----

From: Margaret Pickard < nevadamediator@gmail.com >

To: sandra nance < fabulouslyfitmom@gmail.com >; CFERRARO1513@aol.com

<<u>cferraro1513@aol.com</u>> Sent: Thu, Oct 9, 2014 5:39 pm

Subject: Phone Consult with Judith Tolman

Chris and Sandra,

I had the opportunity to speak with Judith Tolman, Evan's counselor, on Tuesday.

Judith indicated that Evan is caught in a tug-of-war between the two of you and he needs to be allowed to be a child.

She indicated that school is important for Evan, both academically, socially, and emotionally. Therefore, it is crucial that he attend school regularly, even in kindergarten. Judith noted that for Evan to be fully engaged in school, he needs to regularly be in school, with both parents attending his programs and participating in classroom activities.

Judith recognizes that in order for Evan to maintain his relationships with both parents, as well as his paternal family, he will need to travel to New York for some periods, particularly holidays and vacation periods. However, she does not recommend that Even regularly travel to New York for monthly visitations, as this creates several transition issues for Evan, including anxiety issues which he clearly manifests.

Judith does not recommend that Evan be removed from school early on Fridays or for extended periods of time, as this distances him from his school activities and his social interactions. Essentially, Judith notes that for Evan to be successful in school, he needs to be in school. Even if he is able to keep up with the academic portion, his social relationships and emotional stability will suffer if he is inconsistent in his school attendance.

Therefore, Judith and I discussed that an appropriate limit be set on Evan's travel to New York. This can include allowing Chris to travel up to New York during holidays and vacation periods, with Evan missing no more than 1/2 of the allowed CCSD absences of 10 days per year. This would leave approximately 10 days per year for sick days for Evan if he has health issues that require him to miss school.

Judith indicated that there are several issues that Evan faces when traveling and perhaps the most important issue is that Evan has an almost impossible task of meeting the expectations of both parents, which are divergent.

I will re-iterate that Evan will do best when the two of you are able to get along and effectively coparent together.

Please note the recommended limitations on travel for the benefit of Evan.

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

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Margaret

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MARGARET PICKARD PLLC

Mediation – Parenting Coordination

NevadaMediator@gmail.com

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

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MARGARET PICKARD PLLC

Mediation – Parenting Coordination <u>NevadaMediator@amail.com</u> Archived: Saturday, May 16, 2015 11:24:31 AM

From: cferraro1513@aol.com

Sent: Thursday, January 15, 2015 10:17:36 AM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro

Importance: Normal

----Original Message----

From: cferraro1513 <cferraro1513@aol.com> To: dcrehbein <dcrehbein@interact.ccsd.net>

Sent: Tue, Oct 14, 2014 12:49 pm

Subject: Evan Ferraro

Hello Mrs. Rengel,

Can you please prepare Evan's curriculum for Monday October 27th - Thursday October 30th.

I will be picking Evan up on Friday October 24th as Evan will be coming to New York for my timeshare and for the Halloween Holiday.

I hope all is well.

Thank you, Chris Ferraro Archived: Saturday, May 16, 2015 10:20:55 AM

From: Chris Ferraro

Sent: Thursday, October 23, 2014 12:29:34 PM

To: Shannon R. Wilson

Subject: Fwd: Evan Ferraro "Full Day Kindegarten Cancellation"

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: cferraro1513@aol.com

Date: October 18, 2014 at 10:00:28 AM EDT

To: nevadamediator@gmail.com, lasvegasforeverl@aol.com
Subject: Evan Ferraro "Full Day Kindegarten Cancellation"

Hello Margaret,

I spoke with Dan Hungerford (Principal) and Givens Elementary School Accounting Department and effective immediately I will be forced to withdraw Evan from Full Day Kindergarten with Mrs Rengel and will be canceling payment and putting Evan into Half Day Kindergarten.

Sandra will be notified by the school and will be updated with all other details involved

Evan will be placed in a new class with a new teacher and new classmates and Evan's new school hours will be from 9:10am - 11:40am.

This transfer will take place on Wednesday of next week once I submit the Withdrawal and Accounting paperwork on Monday

This will solve the issue of Friday early dismissal pick ups.

The school has stressed that once this decision is made that there is no turning back as Mrs Rengel's class is the most popular program in the school and that there is a waiting list for anxious students to enter Mrs. Rengel's Full Day Program when students withdraw

I am disappointed that I am forced to take these steps in order to avoid conflict with my timeshare and timeshare pick ups and disappointed that I am left with no choice, but to remove Evan from Full Day Kindergarten because of the lack of cooperation.

I am saddened with this course of action as Evan is thriving in Mrs. Rengel's Full Day Program, but this is necessary due to the circumstances to avoid and keep Evan away from conflict

Regards, Chris Archived: Saturday, May 16, 2015 10:21:50 AM

From: Chris Ferraro

Sent: Thursday, October 23, 2014 12:30:08 PM

To: Shannon R. Wilson

Subject: Fwd: Evan Ferraro "Full Day Kindegarten Cancellation"

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: cferraro1513@aol.com

Date: October 19, 2014 at 11:24:19 AM EDT

To: lasvegasforever1@aol.com, nevadamediator@gmail.com

Subject: Re: Evan Ferraro "Full Day Kindegarten Cancellation"

Incorrect. As per SAO my timeshare starts when the school bell rings.

When I cancel credit card payment tomorrow, Evan is automatically withdrawn from Full Day Kindergarten and moved to Half Day Kindergarten in which school bell rings at 11:40am.

----Original Message----

From: lasvegasforever1 < lasvegasforever1@aol.com>

To: cferraro1513 < cferraro1513@aoi.com>

Sent: Sat, Oct 18, 2014 2:56 pm

Subject: Fwd: Evan Ferraro "Full Day Kindegarten Cancellation"

Sent from my T-Mobile 4G LTE Device

----- Original message -----

From: lasvegasforever1 < lasvegasforever1@aoi.com >

Date: 10/18/2014 11:54 AM (GMT-08:00)

To: nevadamediator@gmail.com,alex@ericrovlawfirm.com
Subject: Fwd: Evan Ferraro "Full Day Kindegarten Cancellation"

Helio Margaret,

Chris is not authorized to make these kind a decisions solely.

Evan will not be switching any classes, as he's in enough turmoil this month thinking he's missing all his October activities with his classmates.

More so, with this matter, switching Evan classes will make NO difference in timeshare. Chris's timeshare begins at 3 pm or the release of his school program on fridays. This is MY timeshare and that is what will be followed until further notice after litigation.

My attorneys will be in touch.

-Sandra

Sent from my T-Mobile 4G LTE Device

Archived: Saturday, May 16, 2015 10:25:52 AM

From: Chris Ferraro

Sent: Thursday, October 23, 2014 12:30:51 PM

To: Shannon R. Wilson

Subject: Fwd: Pending Travel Issues

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: October 20, 2014 at 2:06:21 PM EDT

To: "<u>CFERRARO1513@aol.com</u>" <<u>cferraro1513@aol.com</u>>, sandra nance <<u>fabulouslyfitmom@gmail.com</u>>, Eric Roy <<u>alex@ericroylawfirm.com</u>>

Subject: Fwd: Pending Travel Issues

Good Morning All,

I have reviewed several communications in this case on Evan's attendance at Givens' Elementary school's full-time kindergarten class.

There are two issues that are in dispute:

- 1. Travel: Whether Evan can travel with Chris to New York to accommodate Chris' visitation time on a regular basis and
- 2. Early Release: Whether Chris can release Evan from school early on his Friday custodial days.

These issues must be framed in light of the facts which I have set forth before via email to both parties:

1. Givens: Mr. Hungerford indicated that the CCSD official policy allows students to have 10 days of excused absences and 10 days of unexcused absences; these are the official guidelines and additional absences will not necessarily preclude Evan's ability to move to 1st grade if he is ready next year. Mr. Hungerford indicated that he cannot require a student's attendance at school or prohibit a parent from taking their children out for more than the allowed number of days.

He would like to be accommodating to Evan's needs for the upcoming school year and indicated that absences alone would not preclude Evan's ability to move to 1st grade. If Evan missed more than the CCSD guidelines (or even if he didn't), he would be assessed for academic, social and behavioral readiness for the 1st grade in Spring 2015. If he missed additional school days and received tutoring, he would very likely be ready for 1st grade, but this would need to be assessed in Spring 2015.

I have previously proposed that you each be assigned a specified number of days during your timeshare that Evan can miss school, which would allow Chris a limited amount of travel over his custodial period. In addition, I suggest that the school teacher be the one to assess how Evan is doing with the travel and if it is adversely affecting him. If it is, then it would need to be rolled back. Schools are excellent neutral observers of children.

As I have indicated, I can prepare a formal Recommendation but it is unlikely that the judge would allow the 10 day block of visitation every month, particularly given the terms of the SAO.

If I am required to file a Recommendation with the Court, my Recommendation would be that the terms of your Stipulation and Order should be followed, with the expectation that Evan will not be absent for more than 10 days PER YEAR to accommodate travel during Chris' timeshare. If Evan misses four days of school in October, three days in November, Chris will have only 3 days in 2015 for travel days, unless an agreement can be reached for Spring Break or other potential travel times.

In terms of the Friday, October 24, 2014 pickup, I would strongly discourage that either party create a scene over this. If makeup time needs to be assigned for this additional hour, this can be arranged.

2. Counseling: Judith Tolman indicated that Evan is caught in a tug-of-war between the two of you and he needs to be allowed to be a child.

She indicated that school is important for Evan, both academically, socially, and emotionally. Therefore, it is crucial that he attend school regularly, even in kindergarten. Judith noted that for Evan to be fully engaged in school, he needs to regularly be in school, with both parents attending his programs and participating in classroom activities.

Judith recognizes that in order for Evan to maintain his relationships with both parents, as well as his paternal family, he will need to travel to New York for some periods, particularly holidays and vacation periods. However, she does not recommend that Even regularly travel to New York for monthly visitations, as this creates several transition issues for Evan, including anxiety issues which he clearly manifests.

Judith does not recommend that Evan be removed from school early on Fridays or for extended periods of time, as this distances him from his school activities and his social interactions. Essentially, Judith notes that for Evan to be successful in school, he needs to be in school. Even if he is able to keep up with the academic portion, his social relationships and emotional stability will suffer if he is inconsistent in his school attendance.

Therefore, Judith and I discussed that an appropriate limit be set on Evan's travel to New York. This can include allowing Chris to travel up to New York during holidays and vacation periods, with Evan missing no more than 1/2 of the allowed CCSD absences of 10 days per year. This would leave approximately 10 days per year for sick days for Evan if he has health issues that require him to miss school.

Judith indicated that there are several issues that Evan faces when traveling and perhaps the most important issue is that Evan has an almost impossible task of meeting the expectations of both parents, which are divergent.

3. Full-Day/Half-Day Kindergarten: Chris has indicated that in order to resolve the conflict of receiving Evan upon the release of school, he will withdraw Evan from the full-day kindergarten class at Givens' Elementary School, although as Chris recognizes in his 10/17 email, "Evan is thriving in Mrs. Rengel's Full Day Program" and "Mrs. Rengel's class is the most popular program in the school and that there is a waiting list for anxious students to enter Mrs. Rengel's Full Day Program when students withdraw." Given these facts, Evan should NOT be withdrawn from this program simply to accommodate ONE day of early release per month.

However, as this is an optional program and Chris will not agree to continue to pay for it, other arrangements may need to be made; Sandra has indicated that there are family estate funds that will pay for the program moving forward. Therefore, neither party can withdraw Evan as long as the program will continue to be paid for.

I will re-iterate that Evan will do best when the two of you are able to get along and effectively co-parent together. You are both good parents but you must put aside your own needs for those of Evan.

On Sun, Oct 19, 2014 at 12:14 PM, Alex <a lex@ericroylawfirm.com > wrote: Hi Margaret,

Below is a message I sent Mr. Ferraro concerning his unilateral intent to alter the child's school schedule. Please advise Mr. Ferraro that he cannot, and should not, do this. I will contact the school in the morning to inform them that they should not change the child's schedule, whether Mr. Ferraro refuses to pay or not. I hope you will do the same.

If you wish to discuss this further, please do not hesitate to call.

Alex

Sent from my Windows Phone

From: Alex

Sent: 10/19/2014 12:08 PM

To: cferraro1513@aol.com; lasvegasforever1@aol.com; nevadamediators@gmail.com

Subject: Ferraro v. Nance

Mr. Ferraro,

As you know, this office has been retained to represent Ms. Nance's interests in the above referenced matter. I have reviewed your last email, which clearly states your intention to unilaterally alter Evan's school schedule.

Be advised that taking such action is in direct violation of the court's orders. In case you are unaware, Mrs. Pickard, your parenting coordinator, must approve of such measures. She is a hearing master appointed by the court to resolve such controversies.

By making a decision without her consent or approval, and contrary to what has been the rule thus far, you will have blatantly violated the court's orders.

If that should happen, that is, should you follow through with your stated intent, Ms. Nance has directed me to immediately prepare and file a motion to hold you in contempt of court, requesting incarceration and attorney's fees and costs.

As you should by now be aware, Ms. Nance has also directed this office to prepare a motion to modify visitation. If you take the action threatened, that motion will be prepared immediately and a request that your visitation be suspended pending resolution of the matter included.

Your unilateral decision and threat clearly demonstrates your lack of interest in your child's developmental well being, your complete inability to cooperate and coparent, and your refusal to follow established rules and orders.

Indeed, your conduct is consistent with your diagnosis of severe narcissism, as you cannot put your own selfish desires above your child's educational well being. These are all factors a court will consider in any best interest analysis which must be evaluated when Ms. Nance's motion to modify visitation is heard.

As such, I warn you not to take the action you have threatened regarding Evan's schooling as I promise you serious legal consequences will follow that decision.

If you wish to discuss this further, do not hesitate to call.

Alex Ghibaudo, Esq. Law Offices of Eric Roy 818 East Charleston Boulevard Las Vegas, Nevada 89104 (702) 423-3333 (702) 924-2517

Sent from my Windows Phone

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

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Margaret

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MARGARET PICKARD PLLC

Mediation – Parenting Coordination

NevadaMediator@gmail.com

Archived: Saturday, May 16, 2015 11:22:41 AM

From: Chris Ferraro

Sent: Wednesday, January 14, 2015 7:36:06 PM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "New York Timeshare 2014/15 School Year"

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: "Daniel R. Hungerford" < DRHunger@interact.ccsd.net>

Date: October 13, 2014 at 6:59:50 PM EDT To: chris@ferrarobrothershockey.com

Subject: Re: Fwd: Evan Ferraro "New York Timeshare 2014/15 School Year"

Chris Ferraro < chris@ferrarobrothershockey.com > writes:

First I would like to mention that Evan is really enjoying his kindergarten experience at Givens Elementary School.

I am glad to hear that his school year is off to a great start.

Mrs. Rengel seems to be exceptional with the kids and Evan is learning very quickly. She is an amazing teacher.

With this being said, based on our conversations regarding Evan continuing his timeshare with me in New York for the 2014/15 school year you have made it clear that Evan's promotion to 1st Grade is more focused on "keeping up with the curriculum" and not on days missed from school and you would never hold a child back from entering 1st grade because of days missed, but more on curriculum.

If we were going to retain a child, we would look at many variables such as; academics, behavior, social/emotional concerns, as well as attendance/tardy issues.

As mentioned to you and to Mrs. Rengel on numerous occasions, it will be my duty and responsibility to provide a tutor in New York for Evan's curriculum for the days that he would miss from school as he is in New York doing his timeshare with me.

I am sure having a tutor would prove to be beneficial.

I will in fact stay in close communication with you and Mrs. Rengel each month to provide dates that Evan will miss from school and receive Evan's curriculum in advance from Mrs. Rengel to assure that Evan will not fall behind during his timeshare with me in New York while working with a tutor and completing his curriculum as expected. I am asking if my understanding to this matter is accurate and you are in favor of Evan continuing his timeshare in New York for the 2014/15 and will not be penalized for days missed from school as long as Evan is thriving and keeping up with the curriculum? As I mentioned above, there are many factors considered when we look to see if a child would be a good candidate for retention.

Thank you,

=Dan Hungerford, Principal

drhunger@interact.ccsd.net

Givens Elementary 655 Park Vista Drive Las Vegas, NV 89138 702-799-1430 (office) 702-799-1485 (fax) 0-348-4101 (WAN) Archived: Saturday, May 16, 2015 11:25:14 AM

From: cfcrraro1513@aol.com

Sent: Thursday, January 15, 2015 10:19:10 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro

Importance: Normal



----Original Message-----

From: Dawn C. Rengel <dcrehbein@interact.ccsd.net>

To: cferraro1513 <cferraro1513@aol.com>

Sent: Wed, Nov 5, 2014 6:40 pm Subject: Re: Evan Ferraro

Chris Ferraro < cferraro1513@aol.com > writes:

Hello Mrs. Rangel,

I wanted to inform you that after reviewing Evan's curriculum that it was not necessary to include a tutor.

I was more than capable of assisting Evan with his work and enjoyed it thoroughy.

Please give your feedback when you see his work. I would like Evan to slow down and take his time when writing and coloring and staying in the lines and like to see his work cleaner, but I could be wrong and maybe this is very common for kids of his age. I agree with you. I would like to see Evan take his time and complete his work neatly.

I wanted to confirm with you if Evan is still having a school Thanksgiving event on Thursday November 20th that parent are invited to attend? Parents are invited to work at a station at the Native American Day. I will be putting a sign up sheet tomorrow for parents to sign up to work a station. These are the choices: hunting, cranberry, tee pee, and planting. Would you like me to sign you up for a station? If so, which one? Native American Day will be on Thursday, November 20th. I would need your help from 12:25-2:05.

If so can you please provide the details so I can make flight arrangements accordingly.

Also, at the appropriate time can you please prepare Evan's curriculum for November 24,25,26 as he will be missing these days due to his timeshare in New York for the month of November. Yes:-)

I sent home the parent teacher conference form today. The letter the I sent is below. Please let me know your 4 choices so I can place you in my schedule. Thank you!

Dear Parents,

Conferences are fast approaching! I would like to arrange a conference with you regarding your child's progress. I will be starting Parent/Teacher conferences on Monday, December 1st and will continue through Thursday, December 4th.

I want to make sure to set up a time that is mutually convenient. Please fill out the bottom portion of this letter and return it as soon as possible to reserve your time slot. I look forward to discussing your child's progress with you.

(please cut along dotted line)

Here are the days and times I will be available to meet with you in December. Please write down your four choices below so I can set up a time that is mutually convenient.

Days: Monday, 12/1 Tuesday, 12/2 Wednesday, 12/3 Thursday, 12/4

Times: 7:40 8:00 3:30 3:50 4:10 4:30 4:50

Parent's Name:

Student's Name:

4th Choice: Day:_____ Time:____

Thank you, Chris Ferraro

Sent from my iPhone

Mrs. Rengel Linda Givens E.S. Kindergarten Archived: Saturday, May 16, 2015 11:26:03 AM

From: cferraro1513@aol.com

Sent: Thursday, January 15, 2015 10:20:41 AM To: Shannon R. Wilson: Nikki Trautman

Subject: Fwd: Evan Ferraro

Importance: Normal

----Original Message---From: Dawn C. Rengel <dcrehbein@interact.ccsd.net>
To: cferraro1513 <cferraro1513@aol.com>
Sent: Fri, Nov 7, 2014 11:15 am
Subject: Re: Evan Ferraro

cferraro1513@aol.com writes:

Hello Mrs. Rengel,

I would like to do "Hunting." Is this a good choice? I will sign you up for the hunting station:-).

Also, my brother Peter will be with me as well. Would he be able to participate as well or is this strictly for parents only? I would like to give the parents the opportunity to volunteer to do a station. If I am in need of another person for a station that has not been signed up for, then by all means I will sign Peter up to do a station as well:-) I will keep you posted on the status of the volunteers for Native American Day.

Thank you for volunteering:-)

Thank you, Chris

—Original Message—From: Dawn C. Rengel < dcrehbein@interact.ccsd.net > To: cferraro1513 < cferraro1513@aol.com > Sent: Wed, Nov 5, 2014 6:40 pm Subject: Re: Evan Ferraro

Chris Ferraro <<u>cferraro1513@aol.com</u>> writes: Hello Mrs. Rangel,

I wanted to inform you that after reviewing Evan's curriculum that it was not necessary to include a tutor.

I was more than capable of assisting Evan with his work and enjoyed it thoroughy

Please give your feedback when you see his work. I would like Evan to slow down and take his time when writing and coloring and staying in the lines and like to see his work cleaner, but I could be wrong and maybe this is very common for kids of his age. I agree with you. I would like to see Evan take his time and complete his work neatly.

I wanted to confirm with you if Evan is still having a school Thanksgiving event on Thursday November 20th that parent are invited to attend? Parents are invited to work at a station at the Native American Day. I will be putting a sign up sheet tomorrow for parents to sign up to work a station. These are the choices: hunting, cranberry, tee pee, and planting. Would you like me to sign you up for a station? If so, which one? Native American Day will be on Thursday, November 20th. I would need your help from 12:25-2:05.

If so can you please provide the details so I can make flight arrangements accordingly:

Also, at the appropriate time can you please prepare Evan's curriculum for November 24,25,26 as he will be missing these days due to his timeshare in New York for the month of November. Yes:-)

I sent home the parent teacher conference form today. The letter the I sent is below. Please let me know your 4 choices so I can place you in my schedule. Thank you!

Dear Parents.

Conferences are fast approaching! I would like to arrange a conference with you regarding your child's progress. I will be starting Parent/Teacher conferences on Monday, December 1st and will continue through Thursday, December 4th.

I want to make sure to set up a time that is mutually convenient. Please fill out the bottom portion of this letter and return it as soon as possible to reserve your time slot. I look forward to discussing your child's progress with you.

(please cut along dotted line)					
Exercise Section 1	The second of the second			Taken e	- ATMACA
Here are the days and	times I will be a	vailable to mee	t with you in	December. 1	Please
write down your four cl	noices below so	I can set up a t	ime that is m	utually conve	enient.
Days: Monday, 12/1 12/4	Tuesday, 12/	2 W	ednesday, 12/	'3 Thu	rsday,
Times: 7:40 8:00	3:30 3:50	4:10 4:30	4:50		
Parent's Name:	18. SEC.		177		
Student's Name:		3.9 件 2 号	ti of		

1st Choice: Day:	Time:
2 nd Choice: Day:	Time:
3 rd Choice: Day:	Time:
4th Choice: Day:	Time:

Thank you, Chris Ferraro

Sent from my iPhone

Mrs. Rengel Linda Givens E.S. Kindergarten

Mrs. Rengel Linda Givens E.S. Kindergarten Archived: Saturday, May 16, 2015 11:26:40 AM

From: cferraro1513@aol.com

Sent: Thursday, January 15, 2015 10:21:00 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro - "Christmas Holiday Party December 18th"

Importance: Normal

----Original Message----

From: Dawn C. Rengel <dcrehbein@interact.ccsd.net>

To: cferraro1513 <cferraro1513@aol.com>

Sent: Tue, Nov 18, 2014 11:35 am

Subject: Re: Evan Ferraro - "Christmas Holiday Party December 18th"

cferraro1513@aol.com writes:

Hello Mrs. Rengel

Have you confirmed a time for the "Christmas Holiday Party" on December 18th yet?

If so please confirm as I am trying to plan ahead with travel arrangements.

Thank you, Chris Hello!

I have not solidified the date for the Winter Party As soon as I do, I will let you know. Here is the information for Native American Day.

Thank you so much for volunteering to be a part of Native American Day. If you could please be on the upper playground on Thursday, November 20th at 12:20pm, that would be great! Please meet at the big Tee Pee. Don't forget to check in at the front office.

Thank you so much for all your help! Mrs. Rengel

Mrs. Rengel Linda Givens E.S. Kindergarten

Archived: Saturday, May 16, 2015 10:45:59 AM

From: Chris Ferraro

Sent: Wednesday, December 24, 2014 9:16:50 AM

To: Shannon R. Wilson

Subject: Fwd: EVAN FERRARO "December 2014 Timeshare & Flight Information"

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: cferraro1513@aol.com

Date: December 21, 2014 at 9:41:05 AM EST

To: margaretpickard@aol.com, nevadamediator@gmail.com, lasvegasforeverl@aol.com,

fabulouslyfitmom@gmail.com

Subject: Fwd: EVAN FERRARO "December 2014 Timeshare & Flight Information"

Hello Margaret,

Please see original email details below for my "December 2014 Timeshare & Flight Information." I have asked Sandra on several occasions to provide a neutral location for pick up on Friday December 26th, but have been ignored.

I have done my responsible part by providing Sandra with flight & travel information, but continue to be ignored.

I apologize to involve you with this issue, but the Holidays are a busy time of year and families have plans, but I have been unsuccessful in getting a response from Sandra with a pick up location for Friday December 26th.

Can you assist on this matter by communicating with Sandra or her attorney for a neutral pick up location on Friday December 26th at 9:30am to ensure we arrive to the Las Vegas Airport in time for our fight that departs Las Vegas at 11:59am.

Thank you and Happy Holidays, Chris

-EVAN FERRARO "DECEMBER 2014 TIMESHARE & FLIGHT INFORMATION:"

Friday December 26, 2014 - Monday January 5, 2015

Location: 54 Hempstead Drive Sound Beach, NY 11789

Emergency Contact: Chris Ferraro 631-804-4696

Alternate Emergency Contact:

Peter Ferraro 631-804-2445

An appropriate time for exchange would be 9:30am on Friday December 26th to ensure my arrival to the airport 2 hours prior to our flight leaving at 11:59am.

Please provide a neutral location for exchange to take place as I will not be picking Evan up from school as he is off from school.



Comment/Complaint ?

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Fri 26DEC

LV 11:59am LAS VEGAS

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Lv 5:30pm

NYC-KENNEDY

AR 8:32pm

LAS VEGAS

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Receipt Information

Billing Details

 Passenger:
 Payment Method:
 Ticket Number:

 EVAN FERRARO
 CA**********3716
 006218985366

CA************3716 **00621898535696**

445644 A E X E A

FARE: 881.87 USD

Taxes/Carrier-imposed Fees: 94.33

Ticket Amount: 976.20 USD

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Details - Taxes/Carrier-imposed Fees

Total: 94.33

Itemized: 11.20 AY 9.00 XF 8.00 ZP 66.13 US

Fare Details

LAS DL NYC147.91XA21A0NP DL LAS Q186.05 547.91HA00A0NP USD881.87END ZP LASJFK XF LAS4.5JFK4.5

Ticketing Details

Passenger: Ticket #: Place of Issue: Issue Date: Expiration Date:

EVAN FERRARO 00621898536696 TPARES 30NOV14 30NOV15

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Thank you for being a valued customer. The fees below are based on your original ticket purchase information. If you qualify for free or discounted checked baggage, this will be taken into account when you scheck in

Airline Rule Applied	Origin	Destination		Baggage		Tax	Total
Fri 26 Dec 2	014			111111			1111
DELTA	LAS	JFK	FREE ¹	\$25 ^{uso}	\$35 ^{USD} SECOND	\$0.00	\$60.00
Visit <u>de</u>	elta.com fo	r details on ba	ggage emb	argos that ma	ay apply to yo	our itinerary.	\$60.00
Sun 04 Jan 2	2015	erres	12112	230111	35111	Site Et	1111
DELTA	JFK	LAS	FREE 1	\$25 ^{USD}	\$35 ^{USD}	\$0.00	\$60.00
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Archived: Saturday, May 16, 2015 10:48:30 AM

From: Chris Ferraro

Sent: Wednesday, December 24, 2014 12:06:59 PM

To: Shannon R. Wilson Subject: Fwd: Evan Ferraro Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: December 24, 2014 at 2:33:02 PM EST

To: sandra nance < fabulously fitmom@gmail.com >, "CFERRARO1513@aol.com"

<<u>cferraro1513@aol.com</u>> Subject: Fwd: Evan Ferraro

Sandra,

Please provide the exchange location for tomorrow.

----- Forwarded message -----

From: Chris Ferraro < cferraro 1513 (a aol.com>

Date: Wed, Dec 24, 2014 at 8:00 AM

Subject: Evan Ferraro

To: Margaret Pickard < nevadamediator a gmail.com >

Margaret,

I'm sorry to bother you on Christmas Eve, but after several attempts Sandra still has not provided me with a pick up location tomorrow.

I need your assistance.

Thank you, Chris Ferraro

Sent from my iPhone

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

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MARGARET PICKARD PLLC

Mediation – Parenting Coordination

NevadaMediator@amail.com

Archived: Saturday, May 16, 2015 10:46:49 AM

From: Chris Ferraro

Sent: Wednesday, December 24, 2014 10:21:52 AM

To: Shannon R. Wilson

Subject: Fwd: Evan Ferraro Friday Dec.26th - Pick Up Location

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro < cferraro 1513@aol.com > Date: December 24, 2014 at 12:24:29 PM EST

To: lasvegasforever1 < lasvegasforever1@aol.com >, fabulouslyfitmom

< fabulously fitmom@gmail.com>

Subject: Evan Ferraro Friday Dec.26th - Pick Up Location

Sandra,

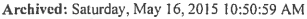
I will pick Evan up at Red Rock Resort & Casino at the Entrance where the Yard House Restaurant is located at 9:30am on Friday December 26th.

This location is convenient for you as you live near by.

Please confirm you have received this email.

Chris

Sent from my iPhone



From: Chris Ferraro

Sent: Wednesday, December 24, 2014 6:20:55 PM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: fabulouslyfitmom < fabulouslyfitmom@gmail.com>

Date: December 24, 2014 at 7:56:14 PM EST

To: cferraro1513@aol.com, nevadamediator@gmail.com

Subject: Re: Evan Ferraro

Reply-To: fabulouslyfitmom < fabulouslyfitmom@gmail.com>

Red Rock casino resort can be the exchange for *FRIDAY*. Both yourself and Margaret mentioned an incorrect date of *tomorrow*.

For future..., a month advance notice of an exchange location is not necessary, I believe 24-48 hours of exact location is more than sufficient, as I do not know my schedule that far in advance.

Also my attorney has been notified regarding non-cooperation of pickup time that has been addressed on an more than enough occasions at this point. This will be the last time I will address this issue. I will not be at any exchange location after this point that is before the time that is on the parenting plan.

Yard House entrance 930am Friday. Have a wonderful Christmas!

Sent from my T-Mobile 4G LTI Device

----- Original message -----

From: Chris Ferraro < cferraro1513@aol.com>
Date: 12/24/2014 12:09 PM (GMT-08:00)

To: Margaret Pickard < nevadamediator@gmail.com > Cc: sandra nance < fabulouslyfitmom@gmail.com >

Subject: Re: Evan Ferraro

Margaret,

I suggested Red Rock Resort & Casino as a pick up location at 9:30am as this is convenient for Sandra as she lives very close to this location.

Thank you an Happy Holidays.

Chris

Sent from my iPhone

On Dec 24, 2014, at 2:33 PM, Margaret Pickard < nevadamediator@gmail.com > wrote:

Sandra,

Please provide the exchange location for tomorrow.

----- Forwarded message -----

From: Chris Ferraro < cferraro 1513@aol.com >

Date: Wed, Dec 24, 2014 at 8:00 AM

Subject: Evan Ferraro

To: Margaret Pickard < nevadamediator@gmail.com>

Margaret,

I'm sorry to bother you on Christmas Eve, but after several attempts Sandra still has not provided me with a pick up location tomorrow.

I need your assistance.

Thank you, Chris Ferraro

Sent from my iPhone

Margaret

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Margaret E. Pickard, Esq.

Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

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MARGARET PICKARD

PLLC

Mediation – Parenting Coordination

NevadaMediator@amail.com

Archived: Saturday, May 16, 2015 10:55:41 AM

From: Chris Ferraro

Sent: Monday, December 29, 2014 3:17:24 AM

To: Shannon R. Wilson Cc: Nikki Trautman

Subject: Fwd: Evan Ferraro "Baptism"

Importance: Normal





Sent from my iPhone

Begin forwarded message:

From: cfcrraro1513@aol.com

Date: December 28, 2014 at 12:19:49 PM EST

To: fabulouslyfitmom@gmail.com

Cc: <u>itolman1@gmail.com</u>, <u>nevadamediator@gmail.com</u>, <u>alex@ericroylawfirm.com</u>

Subject: Re: Evan Ferraro "Baptism"

Sandra.

Thank you for getting on the same page as me with Evan's Baptism This is what is right for Evan and as mentioned is way past due.

As far as available dates, yes you are correct that we should schedule a date before or after my timeshare so it would not conflict with my timeshare.

I suggest we do a private Baptism if you agree as I'm unsure if the Church would offer a service and Baptism on a Thursday or Monday evening?

Either way is fine with me.

Dates before and after Timeshare Schedule:

- 1. Thursday March 19th or Monday March 30th.
- 2. Thursday April 23rd or Monday May 4th.
- 3. Thursday May 21st or Monday June 1st.

Please pick a date and inform me to what fits your schedule.

On another note, I think it would be in Evan's best interest to get him involved in extracurricular activities in Las Vegas.

I supplied you with a full package of baseball equipment in September 2014 for Evan to participate in a "Learn to Play Baseball Program" and that has not been executed either and I am unsure of the reasons why it hasn't been?

I can look into baseball, hockey, soccer, karate, basketball, gymnastics programs as options for enrollment opportunities in Las Vegas and inform you.

Of course I will pay the tuition to enroll Evan and supply him with all the necessary equipment to be enrolled, but would need for you to take the time to get him to these activities.

Thank you, Chris

Sent from my iPhone

On Dec 27, 2014, at 2:58 PM, fabulouslyfitmom < fabulouslyfitmom@gmail.com > wrote:

Correction Chris....

I have been the *only* one who has been concerned about Evan being baptised. I have been asking since he's been a year old, and you were completely against it. You stated at one point you wanted Evan to make his own decision when old enough. You ONLY decided to agree with the baptismal when we were on speaking terms this past summer, And I made the agreements for your bother to attend the preparation class. I have NUMEROUS texts, emails, etc to prove this. Below is just ONE that as you can see I STRESSED the .'REALLY.' On the importance of it because I had grown tired of asking I would be more than happy to provide ALL the correspondences of such messages to all necessary parties.

To answer your question of 'why'. I would have had Evan baptised at year old, just like I did with my daughter if it was up to me, but I followed ALL court orders of not making decisions like this on my own due to sharing joint legal custody.

Since I now have your written approval this will be of utmost importance and i will be scheduling a date asap. Concerning the date..., you indicated .'not to interfere with your timeshare.' please explain? I would assume to schedule it right before or after your timeshare to save an extra flight in the middle of the month. This may not be what you are thinking. Be specific, and let me know.

Also. .. please just answer my questions. I will not answer to any emails that include anymore disparaging of my parental character. There is no need for the extensive emails.

Below, Most recent email 2013 stressing . 'REALLY.' (From asking on so many prior communications.)

----Original Message----

From: lasvegasforever1 < lasvegasforever1@aol.com>

To: cferraro1513 < cferraro1513@aol.com >

Sent: Thu, May 2, 2013 2:35 pm

Subject: Re: Evan Ferraro - Kindergarten 2013/2014

Yes.

Kayla was sent home last Friday with Kindergarten registration paperwork. I have not had a chance to go through it completely, but was intending on sending you a copy of filled out paperwork when it is finished before submitted. Linda Givens was voted one of the best elementary schools in the valley her assistant principal informed me of.

Also, I don't feel that Evan should be in full day kindergarten. He can still attend half day at his current school, and continue to learn Spanish and

sign language. He will also move into cooking, and other fun things when he hits kindergarten, Rather than staying in a classroom with both am/pm kindergarten class at a regular school.

Evan has met all kindergarten milestones, and would be behind with his learning development to keep him back a year. His cousin that is almost done with kindergarten doesn't even know half the things Evan does. Evan is learning phonics right now and has mastered all months, days of the week, alphabet, spelling/writing of his name, colors, etc. He's VERY smart, as you know!

Maybe you should plan a few extra hours next trip to visit the school? Also, we REALLY need to come together and plan a time for Evans baptismal. It is one class that you and I have to attend, then we can move forward with it. If having all our families there will be a problem then you and I can just go, have him baptized with whoever we choose as God Parents and have a separate party on both ends. I feel that would be the best. I'm sure you want your brother As God father, and I will have my sister as God mother. This is important we figure this out. Evan is going into kindergarten, and I want him to start his religious education as well. Let me know your thoughts, and availability on this. Thanks

T-Mobile. America's first Nationwide 4G Network Sent from my T-Mobile 4G LTE Device

From: cferraro1513@aol.com

Date: 12/27/2014 7:47 AM (GMT-08:00)

To:

fabulouslyfitmom@gmail.com,nevadamediator@gmail.com,margaretpickard@aol.com

Subject: Fwd: Evan Ferraro "Baptism"

Sandra,

It is unfortunate that you have some confusion with respect to my Religion.

I am full Roman Catholic. On July 28, 2001 I was married to Jennifer Ferraro at St. Patrick's Roman Catholic Church in Glen Cove, New York which clearly indicates my Religion.

I have practiced my entire life Baptized, First Communion, Confirmation, Marriage.

You in deed have an objection with this. I would appreciate you taking responsibility and making this a priority as "procrastination" seems to be a common characteristic you carry when it calls for our child Evan.

My disappointment in you comes is that you are the residential parent and you have not followed through with our child having his Baptism as infants are Baptized, not 6 year olds boys as this is way past due.

What is your excuse for not putting this in motion earlier if you are concerned with me getting Evan Baptized?

I would appreciate you taking the next steps to Evan's Baptism in providing date, time, location in Las Vegas and that it does not conflict with my timeshare schedule.

I ask that you give me 1 month in advance in order for my family and I to prepare travel arrangements to Las Vegas.

I'm not sure why this has taken you almost 7 years to move on?

Chris

----Original Message-----

From: fabulouslyfitmom < fabulouslyfitmom@gmail.com > To: cferraro1513@aol.com >; nevadamediator

<nevadamediator@gmail.com>; jtolman1 <jtolman1@gmail.com>; alex

alex@ericroylawfirm.com Sent: Fri, Dec 26, 2014 10:06 pm Subject: RE: Evan Ferraro "Baptism"

Chris.

Of course I have objections to this!

Baptismal is something that is taken VERY SERIOUSLY in my family as I was raised a devout Catholic, and attended Catholic school as you are aware of. You however have only been practicing the last few years. As I recall the the years we spent together you were unsure of your religion and even bounced back between a Baptist and Christian several times. I have never heard of it being OK for one parent to make the decision of a baptismal unless one parent was not present in a child's life. Nor were you or your family ever not included in the baptismal processes of Evan.

We had discussed over the summer, when your brother took the baptismal classes at our parish here in Las Vegas, that he was to be the Godfather and my sister the godmother.

I strongly suggest you do not attempt to baptize Evan without me nor my family present! This will be a huge issue to deal with through the court system. This not something that one parent handles on their own or makes the sole decision of. Your alienation attempts, and your families overbearing involvement have grown out of line!

I will be coping my attorneys, Judith and Margaret on this email.

Sent from my T-Mobile 4G LTE Device

----- Original message -----

From: Chris Ferraro <<u>cferraro1513@aol.com</u>> Date: 12/26/2014 5:28 PM (GMT-08:00)

To: lasvegasforever1@aol.com,fabulouslyfitmom@gmail.com

Subject: Evan Ferraro "Baptism"

Hello Sandra,

I thought you would be happy to hear I have made plans to have Evan Baptized on Sunday December 28th.

The Priest made it clear that only one parent needs to be present for the Baptism to take place.

Do you have any objections to this?

Regards, Chris Archived: Saturday, May 16, 2015 10:58:14 AM

From: cferraro1513@aol.com

Sent: Wednesday, January 07, 2015 8:09:47 AM

To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan - Xtreme Couture MMA

Importance: Normal



----Original Message----

From: cferraro1513 <cferraro1513@aol.com>

To: fabulouslyfitmom <fabulouslyfitmom@gmail.com>; nevadamediator <nevadamediator@gmail.com>

Sent: Wed, Jan 7, 2015 9:46 am

Subject: Re: Evan - Xtreme Couture MMA

Sandra,

I wasn't looking at Xtreme Couture as a violent activity, but more as a structured supervised environment that teaches focus, discipline, coordination and builds confidence

I certainly understand the challenges of enrolling Evan into regular activities when he is not on a regular schedule, but parents adjust and make due with the situation at hand and do the best they can with their personal situations.

My question is, you have made mention that you will enroll Evan into activities such as baseball several times in the past and is why I supplied you with baseball equipment 6 months ago, provided you with Evan's hockey equipment 1 year ago and he has yet to be involved and have offered you over and over again that I would contribute to enrollment and equipment fees several years ago.

It has been almost 7 years and Evan has not been active in any extra curricular activities in Las Vegas? When do we expect this to happen?

My timeshare is 10 days per month, 2 being travel days, so in reality 8 full days a month and during that very short timeshare Evan has learned to swim, ride a bike, ice skate, play ice hockey, baseball, football, soccer, play the guitar, climb ropes and gymnastic techniques, enrolled in learning academic academies in a structured group environment and has grown a passion for all of these activities that teach teamwork, discipline, focus, responsibility, preparation, camaraderie, chemistry and builds confidence and self worth.

These years are very important and critical developmental years for young children and need to be taken advantage of.

! ask for your contribution with this and ! ask for you to be more proactive.

With respect to Evan's Baptism, in New York the Catholic Church offers Private Baptisms any day of the week, not sure why Las Vegas Catholic Churches are any different unless you are looking for a Sunday Church service where Evan is Baptized then?

Either way is fine with me, but this does fall on my timeshare in which I would receive a make up day so we would need to figure that out and instead of starting my timeshare on Friday it would start on Thursday to have that day back. I will provide those dates once we figure out the Baptism date.

I can provide you a copy of Peter's Confirmation Certificate as I'm not in favor of providing his original so you can submit with paper work and if they require original copies I can either deliver myself or send to the Church myself.

As for tentative Baptism dates, lets shoot for Sunday April 5th, Sunday May 3rd or Sunday May 31st.

Let me know what date below works.

Regards, Chris

----Original Message----

From: sandra nance <fabulouslyfitmom@gmail.com>

To: CFERRARO1513@aol.com <cferraro1513@aol.com>; Margaret Pickard <nevadamediator@qmail.com>

Sent: Wed, Jan 7, 2015 4:16 am

Subject: Re: Evan - Xtreme Couture MMA

Chris.

Thank you for your interest in having Evan participate at Xtreme Couture. However, this is not something I would be interested in enrolling him in on my timeshare. As you know, I do not choose to enroll my children in violent activities, or sports. I have already indicated to you that I will be enrolling Evan in baseball, and some sort of instrumental activity while he is with me. I learn more towards the arts as you know as preference for my children.

Please note: As I have indicated to you in the past....it is extremely difficult to enroll Evan in any activity not being on a regular schedule. Teams I have reached out to in the past have indicated that because the seasons are short, and there are multiple practices and games packed into a 3-4 month period at a time it wouldn't make sense to have him missing so many days each month. You are very familiar with this coaching teams yourself. I will be enrolling Evan as soon as his schedule allows.

In addition.....you will have to give better dates that will work for you with a baptismal. The Catholic religion only does baptisms on Sundays, other religions do any day.... but you should know that. The only adjustment to Sunday would be for <u>emergencies</u> for the sick or military.

My sister will be attending the godparent class on Jan 24th. I will need your brothers original confirmation certificate to include with all the paperwork. We cannot set an exact date until *all* paperwork is received. I will have all of that when she is done with the class to submit for a day that works for us all.

Please provide me with his paperwork by the end of January to be able to get on calendar.

-Sandra

On Sun, Jan 4, 2015 at 8:50 AM, <<u>cferraro1513@aol.com</u>> wrote: Sandra,

If I inquire about getting Evan involved with mixed martial arts classes at Xtreme Couture MMA located at 4055 West Sunset Road Las Vegas, NV 89118 will you or your mother participate in transporting him to classes 2-3 times per week?

I will pay full tuition including all programming and equipment expenses for Evan's enrollment.

I strongly believe this is very healthy for Evan to be involved in this as it provides structure, discipline, and concentration and involves working in a group setting with other children and taking instruction and direction from Coaches.

All children can benefit from these type of activities and I am in favor of getting Evan involved, not to mention the exercise and coordination skills he can develop as a result of his participation.

In addition, if there are additional activities such as soccer, baseball, basketball classes you are in favor of I will pay for all enrollment and equipment requirements.

If I lived in Las Vegas I would get Evan to these activities myself, but the best I can offer is to enroll and pay full tuition for expenses and equipment to get Evan involved in extra curricular activities in Las Vegas.

Let me know your thoughts.

Chris

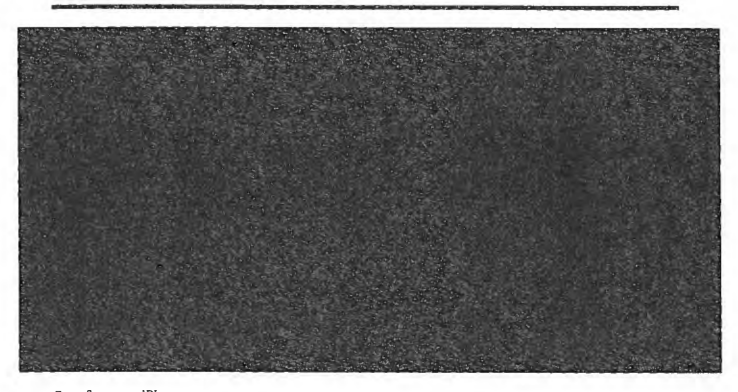
Sandra Nance

Archived: Saturday, May 16, 2015 10:59:39 AM

From: Chris Ferraro

Sent: Friday, January 09, 2015 9:11:26 AM To: Shannon R. Wilson: Nikki Trautman Subject: Fwd: Evan Ferraro "Counseling"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: January 9, 2015 at 11:50:10 AM EST **To:** Chris Ferraro < cferraro1513@aol.com>

Cc: sandra nance < fabulouslyfitmom@gmail.com >, "lasyegasforeverl@aol.com"

< lasvegasforever | @aol.com>

Subject: Re: Evan Ferraro "Counseling"

Hello All,

When I spoke to Judith recently, she indicated that Evan needs continued counseling. If this were reviewed by the Court, given the extent of the conflict as documented in the record, it would be extremely unlikely that the court would stop counseling.

As an alternative, a different counselor could be considered and possibly a compromise can be reached on this basis.

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Thank you, Chris

Sent from my iPhone

On Jan 9, 2015, at 11:42 AM, Margaret Pickard < nevadamediator@gmail.com > wrote:

Hello All,

As joint legal custodians, both parents must communicate with one another regarding schooling, medical decisions, etc.; this includes counseling.

As I have indicated before, children in conflict generally do best when they are in counseling. However, in order to proceed with counseling, over one parent's objection, the Court would need to issue an Order, after a recommendation is filed.

I would like for the two of you to avoid the expense of litigating this matter and find an appropriate resolution.

Please let me know if you would like to discuss this matter further.

On Fri, Jan 9, 2015 at 7:25 AM, <<u>cferraro1513@aol.com</u>> wrote: Hello Margaret,

It has been brought to my attention that Evan has been continuing services with Judith without my knowledge.

I see no reason for Sandra to put our child in Counseling as there is no real evidence or diagnoses that Evan needs such unnecessary services.

All this is causing and creating is more strain on our child and I do not approve or appreciate.

I met with Judith for two hours back in September and told her flat out that I do not agree or wish that she continues any services with Evan whatsoever.

Sandra is controlling the situation because her children are under Nevada State Medicare Benefits for all her children and Judith accepts Medicare.

I have offered to take Evan off Sandra's Insurance and I would pay for Evan's Medical and Dental Benefits each month so Evan can be on my insurance for more quality benefits, treatments, and services if needed, but Sandra declined the offer.

I would like all updated counseling, immunization, medical, and dental records for my own records and I ask that Sandra stops these services immediately unless she receives my consent to do SO.

This is also a violation to the Parenting Agreement.

Evan is doing terrific as expected. I had a parent/conference meeting last month with Evan's teacher and Evan is thriving in school and excelling socially and behaviorally each day.

Sandra can send all updated information I have requested through certified mail to:

PO BOX 155 Sound Beach, NY 11789

Thank you, Chris

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty University of Nevada, Las Vegas **Duke University**

University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

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MARGARET PICKARD



Mediation - Parenting Coordination
NevadaMediator@gmail.com

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

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MARGARET PICKARD PLLO

Mediation – Parenting Coordination
NevadaMediator@amail.com

Archived: Saturday, May 16, 2015 12:07:32 PM

From: Chris Ferraro

Sent: Friday, February 20, 2015 3:39:28 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: EVAN FERRARO "February Timeshare 2015"

Importance: Normal



Begin forwarded message:

From: cferraro1513@aol.com

Date: January 13, 2015 at 12:02:49 PM EST

To: fabulouslyfitmom@gmail.com, lasvegasforeverl@aol.com Subject: EVAN FERRARO "February Timeshare 2015"

EVAN FERRARO "FEBRUARY TIMESHARE 2015"

FRIDAY FEBRUARY 20th - MONDAY MARCH 2nd

LOCATION: 54 Hempstead Drive Sound Beach, NY 11789

CONTACT: Chris Ferraro 631-804-4696

EMERGENCY CONTACT: 631-804-2445



DEPART	ARRIVE
LAS VEGAS	NYC-KENNEDY
10:19pm	5:59am **Sat 21FEB
DEPART	ARRIVE
NYC-KENNEDY	LAS VEGAS
5:00pm	8:00pm
	LAS VEGAS 10:19pm DEPART NYC-KENNEDY

^{**}Arrival date is different than departure date.

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We recently opened 11 new gates at New York-JFK's Terminal 4 (T4). Delta flights continue to operate from both T4 and T2. Please check your departure terminal by using Online Check-in, Flight Status or the Fly Delta app. Once at JFK, please check airport screens for the most up-to-date details.

Passenger Info

NAME	FLIGHT	SEAT
EVAN FERRARO	DELTA 2637	02A
SkyMiles #******206	DELTA 436	12C
Cold		

Visit delta.com or use the Fly Delta app to view, select or change your seat. If you purchased an Economy Comfort seat or a Trip Extra, please visit My Trips to access a receipt of your purchase.

Flight Receipt

Ticket #: 00621903821453
Place of Issue: TPARES

Issue Date: 13JAN15

Expiration Date: 13JAN16

METHOD OF PAYMENT

CA*************3716 \$755.15 USD

CHARGES

Air Transportation Charges

Base Fare \$676.23 USD

Taxes, Fees and Charges

United States - September 11th Security Fee(Passenger \$11.20 USD

Civil Aviation Security Service Fee) (AY)

United States - Passenger Facility Charge (XF) \$9.00 USD

United States - Flight Segment Tax (ZP)

\$8.00 USD

United States - Transportation Tax (US)

\$50.72 USD

TICKET AMOUNT

\$755.15 USD

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Checked Bag Allowance

The fees below are based on your original ticket purchase. If you qualify for free or discounted checked baggage, this will be taken into account when you check in

Fri 20 Feb 2015

DELTA: LAS > JFK

CARRY ON

FIRST

SECOND

FREE

FREE

FREE

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Sun 01 Mar 2015

DELTA: JFK | LAS

CARRY ON

FIRST

SECOND

FREE

\$25^{USD}

\$35USD

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Federal law forbids the carriage of hazardous materials aboard aircraft in your luggage or on your person. A violation can result in civil penalties. Examples include: Paints, aerosols, lighter fluid, fireworks, torch lighters, tear gases and compressed gas cartridges.

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- . Check-in requirements and other rules established when we may refuse carriage
- Our rights and limits of our liability for delay or failure to perform service including schedule change, substitution of alternative air carriers or aircraft, and rerouting.
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Privacy Policy

Your privacy is important to us Please review our Privacy Policy.

Archived: Saturday, May 16, 2015 11:01:17 AM

From: Chris I erraro

Sent: Tuesday, January 13, 2015 10:01:21 AM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: EVAN FERRARO "February Timeshare 2015"

Importance: Normal





Sent from my iPhone

Begin forwarded message:

From: fabulouslyfitmom < fabulouslyfitmom@gmail.com>

Date: January 13, 2015 at 12:14:13 PM EST

To: cferraro1513@aol.com, nevadamediator@gmail.com

Subject: RE: EVAN FERRARO "February Timeshare 2015" Reply-To. fabulouslyfitmom fabulouslyfitmom/agmail.com

You have by far exceeded your 5 excused and 5 unexcused absences that CCSD allows.

Evan cannot miss anymore school this school year. You are violating the parenting plan, and I have not agreed to any of these traveling dates and have been against you taking him out of school since the beginning of the year.

Everything is being documented and will be handled accordingly.

Sent from my 1-Mobile 4G L31 Device

----- Original message -------From: cferraro1513@aol.com

Date: 01/13/2015 9:02 AM (GMT-08:00)

To: fabulouslyfitmom@gmail.com,lasvegasforeverl@aol.com

Subject: EVAN FERRARO "February Timeshare 2015"

EVAN FERRARO "FEBRUARY TIMESHARE 2015"

FRIDAY FEBRUARY 20th - MONDAY MARCH 2nd

LOCATION¹
54 Hempstead Drive
Sound Beach, NY 11789

CONTACT: Chris Ferraro 631-804-4696

EMERGENCY CONTACT 631-804-2445



Archived: Saturday, May 16, 2015 11:03:01 AM

From: Chris Ferraro

Sent: Wednesday, January 14, 2015 12:19:05 PM

To: Shannon R. Wilson

Subject: Fwd: Evan Ferraro "Counseling"

Importance: Normal







Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: January 14, 2015 at 1:46:19 PM EST

To: sandra nance < fabulously fitmom@gmail.com >

Ce: "CFERRARO1513 @ aol.com" < CFERRARO1513 @ aol.com >.

alex a siglasvegas.com

Subject: Re: Evan Ferraro "Counseling"

Hello All,

As I have indicated, it is positive for Evan to be in counseling, whether with Judith, who he is familiar with, or an agreed alternate provider. I have worked with Judith previously and she has indicated that it is imperative that the parties' address their conflict to reduce the stress on Evan; her conclusions about school travel comported with those that I had, as well as Mr. Hungerford.

If Evan has missed 11 days of school this year, exclusively during Dad's timeshare, additional days of missed school are not allowed, as each party was assigned 10 days of school that could be missed while Evan was in his/her care.

On Sat, Jan 10, 2015 at 10:34 AM, sandra nance < fabulouslyfitmom@gmail.com > wrote: Hello Margaret,

This is all new to me?

I have <u>never</u> received in writing, a court order, a recommendation from yourself, etc. to stop Evan from his counseling sessions.

This <u>is</u> in the parenting plan, and as a matter of fact.....I have been the only parent who has followed that provision in the paperwork since the order was signed. I have moved my life around to make the treatments for Evan possible, rushed to make after school appointments, had family take Evan to sessions, etc, <u>because it is whats best for Evan</u>, and what yourself, and the courts recommended when doing our parenting plan...not me.

I also have *never* been offered from Chris insurance of any kind for Evan.

I find it quite ironic that last year when Judith recommended that Evan stay back a year to start kindergarten later Chris was all for her, and her involvement with the matter even though I was against the later start. I didn't set out to find Evan another therapist because I didn't agree with her suggestion. I <u>listened</u> and did what was the best recommendation for my son, because I have always been the <u>only one doing what is in his best interest and not MINE</u>. Since Judith now has made it very clear to all of us that it is not in the best interest of <u>Evan's</u> to miss all this schooling, school events, etc, NOW CHRIS WANTS TO DISCONTINUE COUNSELING AND POSSIBLY SWITCH THERAPISTS AGAIN FOR THE 4TH TIME? Why?, because he doesn't agree with what Evan's therapist says?

Evan has already at 11 missed days as of December 2014 for the school year. I have not used one of these during my time with him.

I will be attaching my attorney on the matter. I will fight for Evan to continue with this sessions, and not switching to another counselor that Evan does not know, a therapist that does not know Evan, or anything that has happened in the last 5 yrs.with our families or this case. Furthermore, switching therapists would put Evan, and all of us through <u>another</u> evaluation process and undo anything that has helped Evan. Evan doesn't know he go's to "therapy". He considers Judith a friend who he talks to. Judith does amazing job with Evan, and Evan loves her! Evan even told me himself he missed her when he returned home from his Christmas break.

In addition.... I have been the <u>only one</u> who has followed our parenting plan exactly since it has been signed, and finalized. I have never made any decision or not informed Chris of anything relating to Evan. As we have all just seen over the holidays, the continued violations on his end have grown exhausting and will have to be handled accordingly.

Also, I'm going to ask <u>again</u> that the continued <u>daily</u> disruptive emails of my life, and timeshare with my son seize immediately! As most of these emails are direct lies, and follow right along with the Paglini evaluation of Mr. Ferraro being a liar. I will no longer continue to defend myself through these emails, and lies.

As far as any necessary paperwork Chris may need.....he has <u>all</u> contacts for Evan's doctors, Judith, schools, etc. He can make the phone calls to get any paperwork he feels he doesn't have. I do not need to do this for him on my time. As you saw in one of my last emails....I provided the Church info to him as well (even though he knew the parish already) for the baptismal. There has <u>never</u> been a time I haven't provided him information referring to Evan. I on the other hand have not had the same in return.

Feel free to call myself or attorney anytime to discuss the above listed matters.

Thank you, Sandra

On Fri, Jan 9, 2015 at 8:50 AM, Margaret Pickard < nevadamediator@gmail.com > wrote:

Hello All,

When I spoke to Judith recently, she indicated that Evan needs continued counseling. If this were reviewed by the Court, given the extent of the conflict as documented in the record, it would be extremely unlikely that the court would stop counseling.

As an alternative, a different counselor could be considered and possibly a compromise can be reached on this basis.

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I would like for the two of you to avoid the expense of litigating this matter and find an appropriate resolution.

Please let me know if you would like to discuss this matter further.

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Sandra can send all updated information I have requested through certified mail to:

PO BOX 155 Sound Beach, NY 11789

Thank you, Chris

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 <u>MargaretPickard@aol.com</u> (702) 595-6771

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MARGARET PICKARD

PLLC

Mediation – Parenting Coordination NevadaMediator@gmail.com

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty University of Nevada, Las Vegas Duke University University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

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MARGARET PICKARD PLLC

Mediation – Parenting Coordination

<u>NevadaMediator@gmail.com</u>

Sandra Nance

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD PLLC

Mediation – Parenting Coordination

<u>NevadaMediator@amail.com</u>

Archived: Saturday, May 16, 2015 11:48:02 AM

From: Chris Ferraro

Sent: Thursday, January 22, 2015 11:22:18 AM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: "Dawn C. Rengel" < dcrehbein@interact.ccsd.net>

Date: January 22, 2015 at 2:16:41 PM EST

To: cferraro | 513 a aol.com Subject: Re: Evan Ferraro

cferraro1513@aol.com writes:

Hello Mrs. Rengel,

I went on Campus Portal to view Evan's up to date grades.

He is scoring a 69.45% in LANGUAGE and 70% in WRITING.

Are there any after school programs that I can enroll Evan into to help improve is grades in these areas?

Please advise.

Thank you, Chris Ferraro

Hello!

The percentage grades are for grades 1-5. Kindergarten does not use the percentages. I know they are on there, but disregard them. All grade levels use the same grading program (Infinite Campus) and it makes it confusing for the kindergarten grades.

He is receiving grades that are on grade level. A score of a 3 is a meets. A score of a 2 is approaching. He received a 2 for writing because students must be able to write using the rubric that I gave you at our conference in December, 2-3 sentences with a closing, etc. As far as language goes, that has to do with the conventions he uses within his stories. At this time, I do not think that he needs an afer school program to help him with this. Most students at this time are receiving a 2 for both language and writing. He is right where I expect him to be at this point in time. Additional practice of writing stories at home on topics that are of interest to him would be the best way to gain additional practice. While he is writing, he can practice writing more details to his stories as well as correct capitalization and punctuation. Let me know if you have any further questions.

Archived: Saturday, May 16, 2015 11:48:59 AM

From: Chris Ferraro

Sent: Friday, January 23, 2015 4:50:33 PM To: Shannon R. Wilson; Nikki Γrautman Subject: Fwd: Evan Ferraro "Thank You"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: "Dawn C. Rengel" < dcrehbein@interact.ccsd.net>

Date: January 23, 2015 at 5:40:01 PM EST

To: cferraro1513 a aol.com

Subject: Re: Evan Ferraro "Thank You"

Chris Ferraro < cferraro 1513@aol.com > writes:

Mrs. Rengel,

I wanted to take a moment to thank you for all you do as a teacher.

I am sitting here experiencing my child read a book from front to back and it is bringing tears to my eyes.

Thank you again for all you do to impact children's growth and development educationally, socially, and behaviorally.

Chris Ferraro

Sent from my iPhone

Chris,

Thank you so much for your kind words. They truly do mean a lot!

Archived: Saturday, May 16, 2015 11:57:31 AM

From: Chris Ferraro

Sent: Wednesday, January 28, 2015 10:41:40 AM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Lines for Writing

Importance: Normal





Sent from my iPhone

Begin forwarded message:

From: "Dawn C. Rengel" <derehbein@interact.ccsd.net>

Date: January 28, 2015 at 11:33:58 AM EST

To: <u>cferraro1513@aol.com</u> Subject: Lines for Writing

Hello!

I could not find the website that just gives lines for writing. What I can do is in the packet that I make of work for Evan, is give you a blank paper that you can make as many copies of as you would like to have.

Have a great day!

Archived: Saturday, May 16, 2015 12:00:03 PM

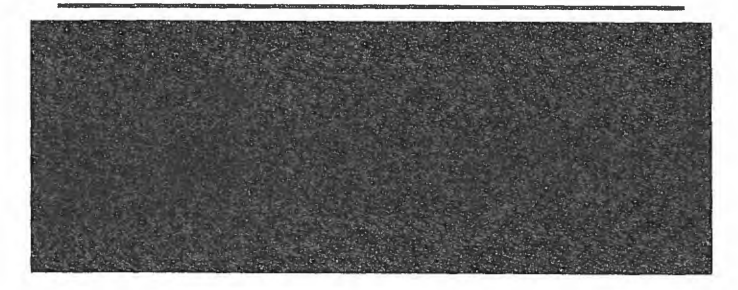
From: cferraro1513@aol.com

Sent: Wednesday, January 28, 2015 12:37:19 PM

To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Lines for Writing

Importance: Normal



----Original Message---From Dawn C. Rengel <dcrehbein@interact.ccsd.net>
To: cferraro1513 <cferraro1513@aol.com>
Sent: Wed, Jan 28, 2015 3.28 pm
Subject: Re: Lines for Writing

Chris Ferraro < cferraro1513@aol.com > writes: Hi Mrs. Rengel.

Yes I would appreciate that.

Can you please prepare Evan's curriculum for Monday February 23rd - Friday February 27th.

Thank you again for all your efforts and understanding with Evan's personal situation and my apologies for any inconveniences it may cause you as Evan's teacher.

We are getting through it and you, Dan Hungerford, and the entire Givens Elementary staff have been an important part to Evan's growth and development and just want to thank you for your ongoing support and understanding.

Regards, Chris

Sent from my iPhone

On Jan 28, 2015, at 11:33 AM, Dawn C. Rengel <derebein@interact.ccsd.net> wrote:

Hello!

I could not find the website that just gives lines for writing. What I can do is in the packet that I make of work for Evan, is give you a blank paper that you can make as many copies of as you would like to have.

Have a great day!

Mrs. Rengel Linda Givens E.S. Kindergarten

Helio!

Yes, I can prepare Evan's work for that week.

When Evan is absent, can you please email me an excuse note so his absences can be cleared with the office. If I do not receive a note, his absences will be unexcused. I will print out the note and turn it in to the office. The note needs to include the dates. Thank you so much:-).

Archived: Saturday, May 16, 2015 12:04:32 PM

From: Chris I erraro

Sent: Tuesday, February 17, 2015 12:54:22 PM To: Shannon R. Wilson; Nikki Irautman

Subject: Fwd: Evan Ferraro "Kindergarten Progress & Performance"

Importance: Normal





Sent from my iPhone

Begin forwarded message:

From: Sandra Nance < lasvegasforever | @aol.com >

Date: February 17, 2015 at 3:10:39 PM EST

To: "cferraro1513@aol.com" < cferraro1513@aol.com>

Cc: "margaretpickard@aol.com" < margaretpickard@aol.com >, "nevadamediator@gmail.com" < nevadamediator@gmail.com >, "fabulously fitmom@gmail.com" < fabulously fitmom@gmail.com

Subject: Re: Evan Ferraro "Kindergarten Progress & Performance"

Hello Margaret,

The previous email from Mr Ferraro is contradictory from what I have been told, and have experienced. Evan continues to chew on all his clothing and this is directly related to anxiety. Evan is not being treated for anxiety only, as there are other issues as well. You should speak to Judith directly regarding this.

As far as schooling, he is on track for kindergarten, but that is simply because he has been ahead from being held back a year, and knowing most of the kindergarten benchmarks before entering.

The time difference/change. climates, getting behind on daily reading/key words all contribute to why Evan has continued anxiety, etc and it wears on him traveling during the school year.

As mentioned in my previous email, we all agreed that we would split the allowed CCSD absences per year. I have not used one of these days yet this year.

As you know... My attorney is prepared to draw up a motion for this, but I was REALLY hoping to resolve this without doing so.

Please advise so I can inform him of the situation and how to proceed.

Warmest Regards, Sandra

Sent from my iPhone

On Feb 17, 2015, at 11:35 AM, cferraro 1513@aol.com wrote:

Hello Margaret,

I am writing this email in response to Sandra's last email objecting to Evan missing any more days of kindergarten with respect to my custodial timeshare and continuing my timeshare in New York.

I do understand Sandra's concerns about Evan being absent from school and can appreciate her concerns.

Therefore, I investigated her concerns and confirmed what I suspected, that Evan is progressing and his performance in Kindergarten has been exceptional this year.

I recently visited with Dan Hungerford and Mrs. Rengel at Givens Elementary School as kindergarten report cards were due on Friday January 23rd and Evan has met all requirements to date and is right were he needs to be at this time both behaviorally and academically.

I also had an opportunity to speak with Judith Tollman to give her an update on Evan's progress this year and she was happy to learn that Evan was doing so well. I was surprised that she was seeing Evan 4 times per month and was treating him for anxiety. I continue to disagree that Evan is participating in counseling at all. I have not observed anxiety in Evan. Neither Dan Hungerford nor Mrs. Rengel expressed concern about Evan displaying anxiety or having any behavioral issues whatsoever.

After speaking with Dan Hungerford and Mrs. Rengel, Evan is not at risk of not being able to enter First Grade next year and feel that Evan's timeshare in New York and being absent up to this point has not had a negative impact on Evan's behavioral and academic overall performance as he has thoroughly completed his curriculum and has stayed with the rest of the class.

Therefore, Dan Hungerford and Mrs. Rengel seemed to have no concerns and had no objections about Evan continuing his timeshare with me in New York as long as he continues to keep up with the curriculum.

Regards, Chris Archived: Saturday, May 16. 2015 12:06:50 PM

From: Chris I erraro

Sent: Friday, February 20, 2015 3:32:15 AM To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan Nance-Ferraro Timeshare

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: February 20, 2015 at 1:59:17 AM EST

To: sandra nance < fabulousivfitmom@gmail.com >, "CFERRARO1513@aol.com"

<cferraro1513@aol.com>

Subject: Re: Evan Nance-Ferraro Timeshare

Sandra,

I do not have any recent emails requiring my attention that I am aware of; please forward the email you are referring to.

Each party is allowed 10 days of excused absences per year. Evan should not be missing any additional schooling on either party's timeshare, absent illness or other emergencies.

On Thu, Feb 19, 2015 at 8:56 PM, sandra nance < fabulously fitmom@gmail.com > wrote:

Hello Margaret,

I have yet to hear anything from 2 days ago?

As of now I have no idea where my son will be for his timeshare. Mr. Ferraro refuses to answer Evan when he has asked him several times during his facetime this evening.

I thought it was made clear that Evan was not to miss anymore school on Mr. Ferraro's timeshare? Once again....I have not used a single day of absences as of yet. We were both allowed 10 (5 excused/5 unexcused). Evan is a 11 days total missed on Chris's timeshare as of now.

I'm not sure as to why things keep changing month to month? Year to year, etc. If there are terms in place it is my understanding <u>all parties</u> are to follow them, and they are not to keep changing to benefit one side?

I need an answer as to where my son will be, and who is picking him up from school? I have not been told and we are less than 24hrs from pickup.

Thank you, Sandra

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD PLLC

Mediation – Parenting Coordination

NevadaMediator@gmail.com

Archived: Saturday, May 16, 2015 12:09:07 PM

From: cferraro1513@aol.com

Sent: 1 riday, 1 ebruary 20, 2015 9:27:03 AM To: Shannon R. Wilson; Nikki Trautman

Subject: I'wd: Evan Ferraro "I FBRUARY TIMESHARE 2015"

Importance: Normal





----Original Message ---From cferraro1513 <cferraro1513@aot.com> To. margaretpickard <margaretpickard@aol.com>, nevadamediator <nevadamediator@gmall.com>

Sent Fri. Feb 20, 2015 12 27 pm

Subject: Evan Ferraro "FEBRUARY TIMESHARE 2015"

Dear Margaret,

Please see Evan's February Timeshare Itinerary sent to Sandra on January 13th

- Original message From cferraro1513@aol.com

Date 01/13/2015 9:02 AM (GMT-08:00)

To fabulouslyfitmom@gmail.com.lasvegasforever1@aol.com Subject: EVAN FERRARO "February Timeshare 2015" **EVAN FERRARO "FEBRUARY TIMESHARE 2015"**

FRIDAY FEBRUARY 20th - MONDAY MARCH 2nd

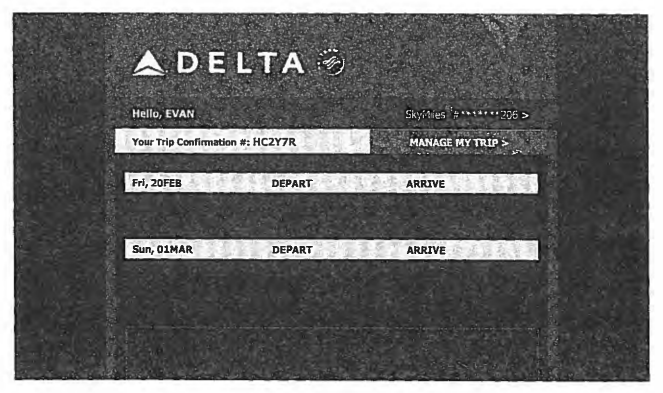
LOCATION:

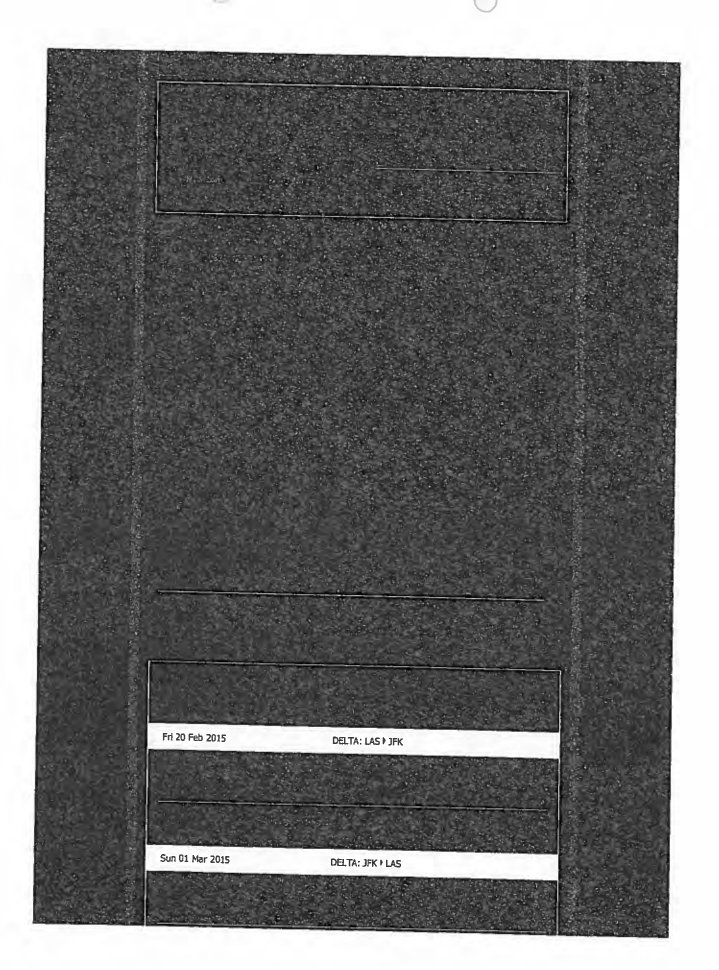
54 Hempstead Drive Sound Beach, NY 11789

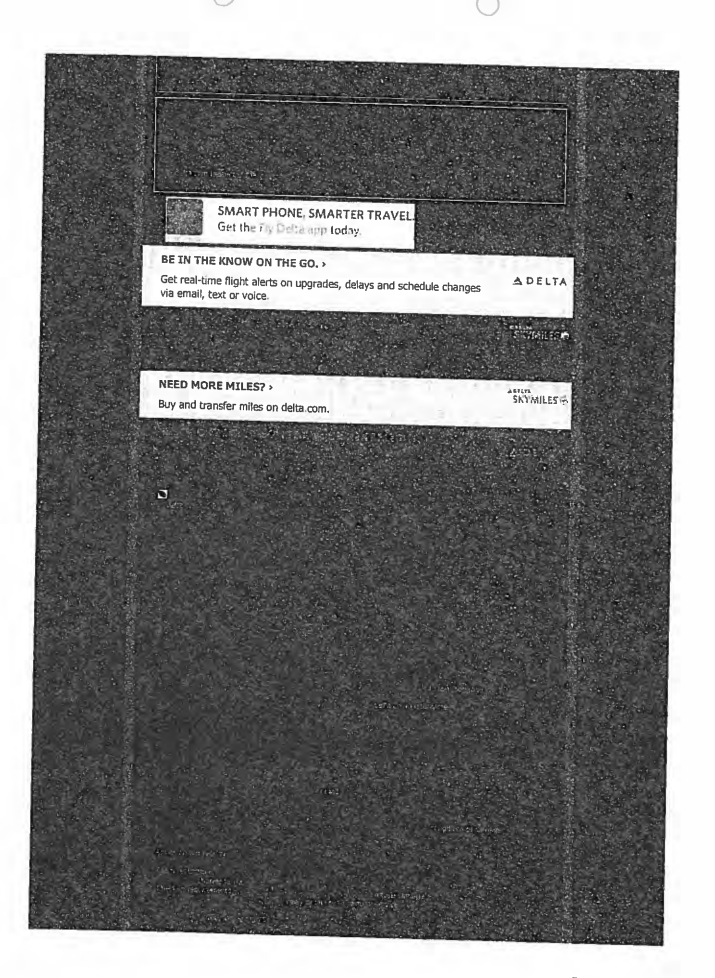
CONTACT Chris Ferraro 631-804-4696

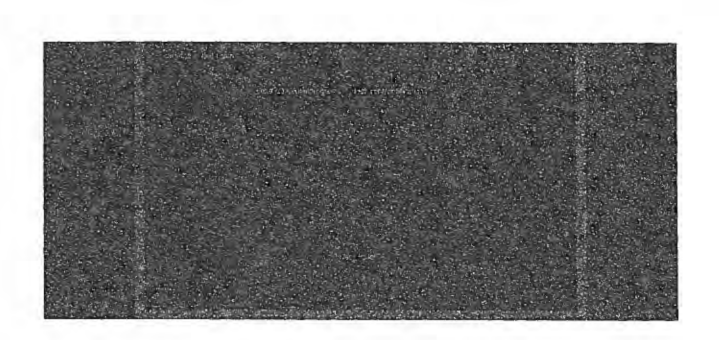
EMERGENCY CONTACT:

631-804-2445









Archived: Saturday, May 16, 2015 12:09:37 PM

From: cferraro1513@aol.com

Sent: Friday, February 20, 2015 9:31:49 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro Importance: Normal





----Original Message-----

From: cferraro1513 <cferraro1513@aol.com>

To: margaretpickard <margaretpickard@aol.com>, nevadamediator <nevadamediator@gmail.com>

Sent: Fri, Feb 20, 2015 12:32 pm Subject: Fwd: Evan Ferraro

Dear Margaret,

Please see email exchange between Mrs. Rengel (Evan's Teacher) and myself requesting Evan's curriculum for Evan's February Timeshare.

My message is highlighted in grey

----Original Message-----

From: Dawn C. Rengel <dcrehbein@interact.ccsd.net>

To: cferraro1513 <cferraro1513@aol.com>

Sent: Fri, Feb 20, 2015 11:54 am

Subject: Re: Evan Ferraro

cferraro1513@aol.com writes:

Hello Mrs. Rengel,

As a reminder please have Evan's curriculum prepared for Monday February 23rd to Friday February 27th. I have it all ready to go:-}

Evan's February Timeshare with me begins tomorrow at 3:21pm.

Thank you, Chris

Mrs. Rengel Linda Givens E.S. Kindergarten Archived: Saturday, May 16, 2015 12:10:00 PM

From: Chris Ferraro

Sent: Friday, February 20, 2015 9:53:55 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "Kindergarten Progress & Performance"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: February 20, 2015 at 12:43:51 PM EST

To: "CFERRARO1513 a aol.com" < cferraro1513 @aol.com >, sandra nance

< fabulously fitmom a gmail com>

Subject: Re: Evan Ferraro "Kindergarten Progress & Performance"

Chris.

Thank you for your email. I have attempted to resolve this issue in a fair manner; as such, I allowed each party to have 1/2 of the CCSD excused/unexcused absence days for the 2014-2015 school year.

I understand your perspective, but if an agreement cannot be reached, this remains the default provision.

I would not use the words that "he is in kindergarten, so it's not a big deal." I believe we discussed the fact that kindergarten is not required in Nevada and that this is a consideration. I have indicated to both of you, if you both agree to Chris continuing his visits in New York, I will not intervene. However, if there is a disagreement, an appropriate resolution is required, which is why I proposed the division of the absences.

Judith Tollman has previously indicated that children learn many things in kindergarten, beyond simply reading, writing and math. They learn social skills, including how to interact with their peers. She indicated that it is not good for Evan to miss school on a regular basis. Mr. Hungerford indicated that he will support a joint decision to the extent he can, but if the parties cannot agree, he cannot authorize days beyond CCSD's policy.

I continue to be concerned that Chris is not following the advice of Evan's counselor and others; it is the conflict that is causing Evan's issues, rather than the school attendance itself. Both parties need to be flexible. Sandra has accepted the direction that each party

will be assigned 1/2 of the allowed overall excused/unexcused absences, although she objects to Evan traveling during the school year. Chris, you continue to be resistant to this, but the decision has been made.

There should be no scene at the school today. Any further discussion of this should be addressed with the court.

On Fri, Feb 20, 2015 at 9:23 AM, <<u>cferraro1513@aol.com</u>> wrote: Dear Margaret,

Please see email below that I sent to you on Tuesday Feb. 17th.

In my next email I will send you Evan's February Timeshare Itinerary sent to Sandra on January 13th. I respect that you believe that Evan should not miss any more school: However, as explained below I have confirmed with Evan's teacher and principal that Evan is not in danger of being held back.

Given this, I do not think it is in Evan's best interest to stay in a hotel in Las Vegas during his timeshare with me living in a hotel for 10 days surrounded by tourists, a rental car, no friends, no family, no activities, no home, etc, rather than be in a safe home environment in New York with his family and friends where he has built a life for the past 5 years.

I understand that this arrangement cannot continue once Evan enters first grade, but you yourself said just a few months ago when we met that "after all, he is in kindergarten, so it's not big deal."

----Original Message-----

From: cferraro1513 < cferraro1513@aol.com >

To: margaretpickard < margaretpickard@aol.com >; nevadamediator

<nevadamediator@gmail.com>

Cc: lasvegasforever1 < lasvegasforever1@aol.com>; fabulouslyfilmom

<fabulouslyfitmom@gmail.com>

Sent: Tue, Feb 17, 2015 2:35 pm

Subject: Evan Ferraro "Kindergarten Progress & Performance"

Hello Margaret,

I am writing this email in response to Sandra's last email objecting to Evan missing any more days of kindergarten with respect to my custodial timeshare and continuing my timeshare in New York.

I do understand Sandra's concerns about Evan being absent from school and can appreciate her concerns.

Therefore, I investigated her concerns and confirmed what I suspected, that Evan is progressing and his performance in Kindergarten has been exceptional this year.

I recently visited with Dan Hungerford and Mrs. Rengel at Givens Elementary School as kindergarten report cards were due on Friday January 23rd and Evan has met all requirements to date and is right were he needs to be at this time both behaviorally and academically.

I also had an opportunity to speak with Judith Tollman to give her an update on Evan's progress this year and she was happy to learn that Evan was doing so well. I was surprised that she was seeing Evan 4 times per month and was treating him for anxiety. I continue to disagree that Evan is participating in counseling at all. I have not observed anxiety in Evan. Neither Dan Hungerford nor Mrs. Rengel expressed concern about Evan displaying anxiety or having any behavioral issues whatsoever.

After speaking with Dan Hungerford and Mrs. Rengel, Evan is not at risk of not being able to enter First Grade next year and feel that Evan's timeshare in New York and being absent up to this point has not had a negative impact on Evan's behavioral and academic overall performance as he has thoroughly completed his curriculum and has stayed with the rest of the class.

Therefore, Dan Hungerford and Mrs. Rengel seemed to have no concerns and had no objections about Evan continuing his timeshare with me in New York as long as he continues to keep up with the curriculum.

Regards, Chris

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol_com (702) 595-6771

MARGARET PICKARD FLLC

Mediation – Parenting Coordination

<u>NevadaMediator@gmail.com</u>

Archived: Saturday, May 16, 2015 12:10:38 PM

From: Chris I erraro

Sent: Friday February 20, 2015 9:55:33 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < ncvadamediator@gmail.com >

Date: February 20, 2015 at 12:46:12 PM EST

To: "CFERRARO1513@aol.com" <cferraro1513@aol.com>, sandra nance

< fabulously fitmom/@gmail.com>
Subject: Fwd: Evan Ferraro

Chris.

This email exchange does not indicate that she is supportive of Evan missing school, only that she has his homework available per your request.

As always, I encourage the two of you to reach a resolution of this issue.

From: <cferraro1513@aol.com>
Date: Fri, Feb 20, 2015 at 9:32 AM

Subject: Fwd: Evan Ferraro

To: margaretpickard@aol.com, nevadamediator@gmail.com

Dear Margaret,

Please see email exchange between Mrs. Rengel (Evan's Teacher) and myself requesting Evan's curriculum for Evan's February Timeshare.

My message is highlighted in grey.

---Original Message----From: Dawn C. Rengel dcrehbein@interact ccsd net>
To: cferraro1513 cferraro1513@aol com>
Sent: Fri, Feb 20, 2015 11.54 am

Subject: Re: Evan Ferraro

cferraro1513@aol.com writes:

Hello Mrs. Rengel,

As a reminder please have Evan's curriculum prepared for Monday February 23rd to Friday February 27th. I have it all ready to go:-)

Evan's February Timeshare with me begins tomorrow at 3:21pm.

Thank you, Chris

Mrs. Rengel Linda Givens E.S. Kindergarten

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD PLLC

Mediation – Parenting Coordination

NevadaMediator@qmail.com

Archived: Saturday, May 16, 2015 12:11:39 PM

From: cferraro1513@aol.com

Sent: Saturday, February 21, 2015 9:24:49 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd:

Importance: Normal



----Original Message-----

From: Margaret Pickard <nevadamediator@gmail.com>

To: Sandra Nance <a href="mailto:Sandra Nance

Sent: Sat, Feb 21, 2015 11:05 pm Subject: Re: Evan Nance -Ferraro

Chris,

Please update Sandra on Evan's current location

On Fri, Feb 20, 2015 at 9:29 PM Sandra Nance < <u>lasvegasforever1@aol.com</u>> wrote; Hello Margaret,

I just wanted to write you a quick email.

I've received the previous emails earlier today.

However, It is after 9pm on Friday, I've been patiently waiting, but yet know my sons whereabouts are at this point. If he's traveling or not? In this city or not?

Per our parenting agreement we are suppose to each provide location information

Thank you for your attention to this matter. Sandra

Sent from my iPhone

Margaret

Margaret E_Pickard, Esq_ Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas

Duke University University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD PLLC

Mediation – Parenting Coordination

<u>NevadaMediator@gmail.com</u>

Archived: Saturday, May 16, 2015 12.15.38 PM

From: Chris Ferraro

Sent: Wednesday February 25, 2015 3 56 59 PM

To: Shannon R Wilson, Nikki Trautman

Subject: Fwd. Evan Ferraro "FEBRUARY TIMESHARF 2015"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@email.com>

Date: February 25, 2015 at 5:17:09 PM EST To: Chris Ferraro < cferraro 1513.a.aol.com>

Cc: lasvegasforever1 < lasvegasforever1@aol.com>, fabulouslyfitmom < fabulouslyfitmom@gnjail.com>

Subject: Re: Evan Ferraro "FEBRUARY TIMESHARE 2015"

Chris,

Per my prior email, you have used the "allowed" excused/unexcused absences from school and, therefore, your timeshares are to be in Las Vegas

I have been in contact with Judith Tolman, and she has indicated that Evan continues to exhibit signs of anxiety, which are exacerbated due to the travel

I have attempted to work with you on your request to continue your travels with Evan this year, but your disregard for the guidelines established is inappropriate. In the event that Sandra files a motion with the court, I will be filing a status report for the court.

On Sat, Feb 21, 2015 at 8:44 PM, Chris Ferraro < cferraro 1513@aol.com> wrote Hello Margaret,

Please see email below sent to Sandra dated on January 13th with Evan's Travel Itinerary for February and his location

Thank you, Chris

Sent from my iPhone

Begin forwarded message:

From: cferraro1513@aol.com

Date: February 20, 2015 at 12:27:16 PM EST

To: marearetpickard@acd.com, nevadamediator@gmail.com Subject: Evan Ferraro "FEBRUARY TIMESHARE 2015"

Dear Margaret

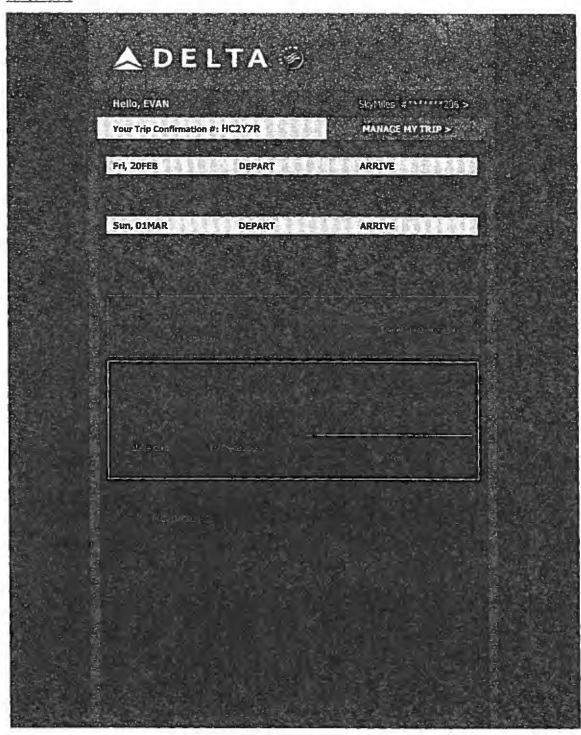
EVAN FERRARO "FEBRUARY TIMESHARE 2015"

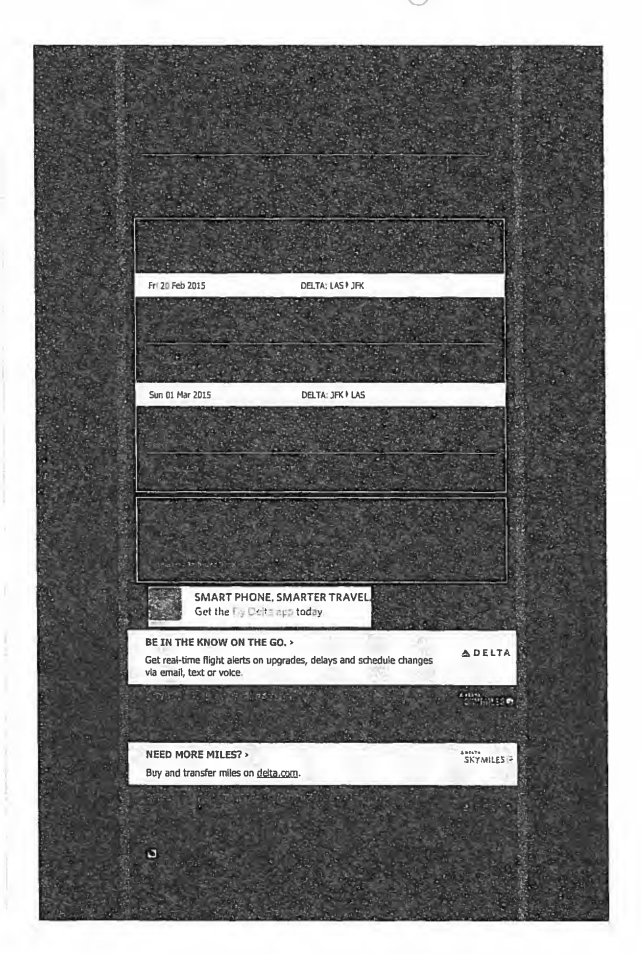
FRIDAY FEBRUARY 20th - MONDAY MARCH 2nd

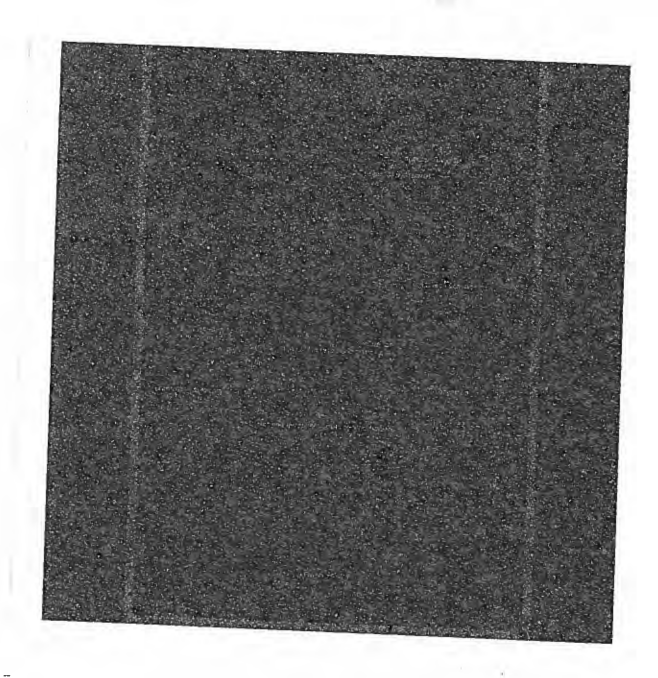
LOCATION 54 Hempstead Drive Sound Beach, NY 11789

CONTACT Chris Ferraro 631-804-4696

EMERGENCY CONTACT 631-804-2445







Margaret

Margaret E Pickard Esq Mediator Parenting Coordinator

Adjunct Faculty University of Nevada Las Vegas Duke University University of Californ a, Davis

10120 S Eastern Avenue Suite 140 Henderson, Nevada 89052 <u>MergaretPickard@aol.com</u> (702) 595-6771

MARGARET PICKARD FLLC

Mediation - Parenting Coordination

NevadaMediator@amail.com

Archived: Saturday, May 16, 2015 12:18:36 PM

From: cferraro1513@aol.com

Sent: Sunday, March 01, 2015 4:32:57 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro (Fwd: It's Fime To Check In)

Importance: Normal



----Original Message----

From: Sandra <fabulouslyfitmom@gmail.com>
To: cferraro1513 <cferraro1513@aol.com>, Margaret Pickard <nevadamediator@gmail.com>
Sent. Sun, Mar 1, 2015 6 42 pm
Subject. Re. Evan Ferraro (Fwd. It's Time To Check-In)

I'm unavailable at that time, as I have previous obligations Evan will have to be returned home to my family -Sandra

Sent from my iPhone

On Mar 1, 2015, at 2 26 PM, cferraro1513@aol com wrote.

Dear Sandra,

Evans flight was canceled again due to weather conditions

The updated information of Evan's flight is below.

The exchange with Evan tomorrow evening will take place at Las Vegas Airport "Delta Airlines Departure" at 8 30pm.

Regards, Chris

----Original Message---From: Delta Air Lines < <u>DeltaAirLines@e.delta.com</u>>
To: cferraro1513 < <u>cferraro1513@aol.com</u>>
Sent. Sun, Mar 1, 2015 5:16 pm
Subject. It's Time To Check-In



Hello, Evan Ferraro

5kyMiles #9109290206 >

Delta Confirmation #: HC2Y7R

CHECK IN ONLINE

Your flight on Monday, March 2 is available for check-in.

Ready for your upcoming flight? Save time and check in online now whether you are traveling with or without baggage. And don't worry about reconfirming your flights-you're all set!

Delta 425

Kennedy Intl, New York

Las Vegas, Nevada

Seat 14F

5:00 pm

7:48 pm

20-minute Baggage Service Guarantee

If your checked bag doesn't arrive at the carousel in 20 minutes or less when traveling within the U.S. now until March 31, 2015, you may be eligible to receive 2,500 bonus miles. Just visit delta.com/bagsontime after your flight to request bonus miles. Terms and Exclusions apply.

Advisory

Please note, we recently opened 11 new gates at New York-JFK's Terminal 4 (T4). Delta flights continue to operate from both T4 and T2. Please check your departure terminal by using Online Check-in, Flight Status or the Fy Delta app. Once at JFK, please check airport screens for the most up-to-date details.

Check out the weather in LAS.

Thank you for choosing Delta, we look forward to seeing you onboard soon!



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Archived: Saturday, May 16, 2015 12:19:24 PM

From: cferraro1513@aol.com

Sent: Sunday, March 01, 2015 8:06:18 PM To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan Ferraro "Tomorrow"

Importance: Normal



----Original Message---From: cferraro1513 < cferraro1513@aol.com>
To: dcrehbein < dcrehbein@interact.ccsd.net>
Sent: Sun, Mar 1, 2015 9:49 pm
Subject: Evan Ferraro "Tomorrow"

Hello Mrs. Rengel,

Unfortunately Evan will be missing school tomorrow due to another flight cancellation due weather conditions in New York.

Can you email tomorrows curriculum first thing in the morning so that I can print it out and be sure to do it with Evan on the flight tomorrow.

I apologize for the inconvenience

Regards, Chris Archived: Saturday, May 16, 2015 12:22:48 PM

From: Chris Ferraro

Sent: Monday, March 02, 2015 3:37:54 PM To: Shannon R. Wilson: Nikki Trautman Subject: Fwd: Evan Ferraro "Tomorrow"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: "Dawn C. Rengel" < dcrehbein@interact.ccsd.net>

Date: March 2, 2015 at 6:31:46 PM EST

To: cferraro1513 a aol.com

Subject: Re: Evan Ferraro "Tomorrow"

Hello!

Today ended up being a crazy day with reading week activities. He only missed two activities. It is okay. No worries.

Mrs. Rengel Linda Givens E.S. Kindergarten

cferraro1513@aol.com writes:

Mrs. Rengel,

Can you fax it? If so please fax to 631-744-4027.

Thank you, Chris

——Original Message——From: Dawn C. Rengel <dcrehbein@interact.ccsd.net>
To: cferraro1513 <cferraro1513@aol.com>

Sent: Mon, Mar 2, 2015 11:01 am Subject: Re Eyan Ferraro "Tomorrow"

Hello!

Unfortunately I do not have the curriculum on the computer to email to you. He can make up the work at a later time.

Thank you,

Mrs. Rengel Linda Givens E.S. Kindergarten

<u>cferraro1513@aol.com</u> writes: Hello Mrs. Rengel,

Unfortunately Evan will be missing school tomorrow due to another flight cancellation due weather conditions in New York.

Can you email tomorrows curriculum first thing in the morning so that I can print it out and be sure to do it with Evan on the flight tomorrow.

I apologize for the inconvenience.

Regards, Chris Archived: Tuesday, May 26, 2015 5:09:17 PM

From: cferraro1513@aol.com

Sent: Monday, March 02, 2015 9:53:45 AM To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan Ferraro "Tomorrow"

Importance: Normal



----Original Message----

From: cferraro1513 <cferraro1513@aol com>
To: dcrehbein <dcrehbein@interact ccsd net>
Sent: Mon, Mar 2, 2015 11 08 am
Subject: Re: Evan Ferraro "Tomorrow"

Mrs. Rengel,

Can you fax it? If so please fax to 631-744-4027

Thank you, Chris

----Original Message----

From: Dawn C. Rengel <dcrehbein@interact.ccsd.net>

To: cferraro1513 < cferraro1513@aol.com >

Sent: Mon, Mar 2, 2015 11:01 am Subject: Re: Evan Ferraro "Tomorrow"

Hello!

Unfortunately I do not have the curriculum on the computer to email to you. He can make up the work at a later time.

Thank you,

Mrs. Rengel Linda Givens E.S. Kindergarten

cferraro1513@aol.com writes:

Hello Mrs. Rengel,

Unfortunately Evan will be missing school tomorrow due to another flight cancellation due weather conditions in New York.

Can you email tomorrows curriculum first thing in the morning so that I can print it out and be sure to do it with Evan on the flight tomorrow.

I apologize for the inconvenience.

Regards, Chris Archived: Tuesday, May 26, 2015 5:12:53 PM

From: eferraro 1513@aol.com

Sent: Thursday, March 05, 2015 3:45:23 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "Progress and Performance"

Importance: Normal

----Original Message----From: Chris Ferraro <chris@ferrarobrothershockey.com>
To: Chris Ferraro <cferraro1513@aol.com>
Sent: Thu, Mar 5, 2015 6:43 pm
Subject: Fwd: Evan Ferraro "Progress and Performance"

From: Daniel R. Hungerford < DRHunger@interact.ccsd.net > Date. Thu, Mar 5, 2015 at 5,59 PM

Subject: Re: Evan Ferraro "Progress and Performance"

To: chris@ferrarobrothershockey.com

Chris Ferraro < chris@ferrarobrothershockey.com > writes:

Dear Principal Hungerford,
Thank you for taking the time to meet and discuss Evan's Progress and Performance this school year.

Mr. Ferraro,

No problem, I always have to meet with parents and discuss any concerns or celebrations about their child here at Givens ES.

I am very encouraged that I received identical feedback from you and Mrs. Rengel in that Evan's Progress and Performance both behaviorally and academically have been Excellent this school year.

I agree, Evan is making excellent progress during his kindergarten year. He is a pleasant, well-mannered young man and it seems he really enjoys being a 'Grizzly'.

I am also very encouraged that both you and Mrs. Rengel are very happy with Evan's overall development and are confident that Evan is on pace to enter the First Grade and have no concerns with retention and that you and Mrs. Rengel recognize that Evan's absentees this school year has not compromised Evan's behavioral and academic performance and that Evan is clearly thriving and staying ahead of the curriculum.

I know that we discussed retention concerns at the onset of the school year due to the visitation agreement, and the fact that Evan would be absent due to his traveling to New York. However, at this time, if we were considering retaining Evan for Kindergarten, we would reach out to you and Evan's mom to discuss our plan for retention. Evan is making the necessary growth academically and socially to be promoted to grade one. We do have over 60 school days remaining, so please be sure to continue your work with Evan, so that he has all the necessary skills for a successful grade one school year.

Thank you again and I look forward to Evan continuing to have success at Givens Elementary School for the remainder of the school year.

Anytime, feel free to call, email, or come in for a conference.

Respectfully, =Dan Hungerford, Principal drhunger@interact.ccsd.net

Givens Elementary 655 Park Vista Drive Las Vegas, NV 89138 702-799-1430 (office) 702-799-1485 (fax) 0-348-4101 (WAN)

Chris Ferraro

Founder

chris@ferrarobrothershockey.com

mobile: 631.804.4696



Ferraro Brothers Hockey 100 Jericho Quadrangle, Suite 300 Jericho, New York 11753 www.ferrarobrothershockey.com

Archived: Tuesday, May 26, 2015 5:16:26 PM

From: Chris Ferraro

Sent: Monday, March 09, 2015 7:26:41 PM To: Shannon R. Wilson: Nikki Trautman

Subject: Fwd: Evan Ferraro "Progress & Performance Kindergarten 2014/2015"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Sandra < fabulouslyfitmom@gmail.com > Date: March 9, 2015 at 10:15:58 PM EDT

To: Margaret Pickard < nevadamediator@gmail.com >, Chris Ferraro

<cferraro1513 a aol.com>

Subject: Re: Evan Ferraro "Progress & Performance Kindergarten 2014/2015"

Margaret,

Thank you for attaching me, and keeping me informed.

I've read Mr Ferraro's attached email and strongly disagree with all comments, and accusations.

My attorney and I are handling things and you will be notified as soon as possible.

I just wanted to be sure that I have my missed day from last timeshare made up in March as I mentioned in prior email. This means Mr. Ferraro should have 9 days for March, not 10.

Thank you Sandra

Sent from my iPhone

On Mar 9, 2015, at 4:45 PM, Margaret Pickard < nevadamediator@gmail.com > wrote:

Chris,

Thank you for your email.

The November 30, 2012 Stipulation and Order provides that (1) Evan will be in therapy and (2) that once Evan began Kindergarten, timeshares of 3 days or less would be in the Las Vegas area. As you and Sandra have not been able to reach an agreement to modify this, you are required to comply with the terms of the agreement.

I have, to the extent possible, attempted to help the two of you reach an equitable alternative by assigning each party 10 days of travel periods. These have now been exhausted and I am hopeful that as there are only three months of school remaining, future visits will be in Las Vegas.

On Fri, Mar 6, 2015 at 1:34 PM, <<u>cfcrraro1513@aol.com</u>> wrote: Hello Margaret,

My email on Friday February 20th was not intended to show Mrs. Rengel is supportive of Evan missing school; as a teacher, I don'€™t think she would even say that. She and Principal Hungerford indicated that Evan is not in danger of being held back after I met with both in January when kindergarten Report Cards, Student Progress and Performance Reports were due. My only point in forwarding Mrs. Rengel's email was to show that I am requesting and keeping Evan up to date on his school work while he is in New York with a clear and open dialogue with his academic curriculum.

There are multiple interests to consider that are not mutually exclusive: (1) Evan' €™s schooling; and (2) Evan's relationship with his New York family, friends, and participation in the activities I do with Evan while he is in New York. As Evan is doing well in school academically, behaviorally and socially, I believe it is equally important that he and I be afforded the opportunity to maximize the quantity and quality of time with his New York family and New York life. When Evan is in New York he is engaged in a variety of sports and activities including ice hockey and skating, baseball, swimming, family events and functions, friendships, modeling opportunities, traveling, professional sports games New York Rangers and New York Islanders Games, and other indoor and outdoor activities in the summer months including time at the beach and pool, Birthday Parties and attending Church on Sundays. These are all activities that are just as important to Evan's development as kindergarten, many of which are not opportunities he has in Las Vegas, or at least not that Sandra has chosen to facilitate for Evan.

I would really like it if we (you, Sandra and me) could find a way to balance these interests in a sensible and fair way through the end of this school year. Simply saying that Sandra and I split the excused absences does not really get to the heart of the issue when what I am saying is that Evan can exceed the number of excused absences without danger of being held back, receive all the benefits of kindergarten, all that I have to offer him in New York, and give Evan and I the quality time together that we will not have in a Las Vegas hotel room.

I am also in receipt of your email dated February 25th, stating that because I have exceeded the number of allowed absences, my future timeshares are to be in Las Vegas and my disregard of the guidelines established is inappropriate. Respectfully, I disagree for several reasons. First, the parenting plan does not say that I cannot continue to exercise my timeshares as I am doing. If Evan were doing poorly in school, then I would absolutely follow the alternative timeshare for kindergarten, but that is not the case and brings me to my second point. As explained above, Evan is in no danger of being held back even if I continue to exercise my 10 day, monthly timeshare in New York for the rest of the school year. Third, Evan is in full-day kindergarten because I took the initiative to get him enrolled in full day kindergarten. Even with the school days Evan has missed, he has still spent more time in school than his ½ day counter-parts that Sandra initially had Evan enrolled in due to procrastination on her part in which I intervened with Givens Elementary School and made it possible for Evan to be accepted into Full Day Kindergarten, not to mention Sandra declining the opportunity for our son Evan to attend The Challenger Private School that I was motivated to enroll Evan to receive a higher level of Academic Development.

Fourth, after meeting and speaking with Principal Hungerford several times throughout this school year, he reiterated over and over again that he as the Principal of Givens Elementary School would never hold a child back from entering the First Grade if that child was absent for 65 days, as long as that child was keeping up with the curriculum and was thriving behaviorally in which Evan is clearly doing. He also stated that he as Principal has seen this type of scenario in Las Vegas numerous times as Las Vegas is a very transient City so this situation is not uncommon.

If anyone is acting inappropriately, I would say it is Sandra, who re-enrolled our six your old in therapy when he did not need it and by making objections to the method in which my timeshare is exercised when there is no rational basis for the objection, and Evan enjoys and gets so much out of coming to New York.

Evan has been traveling back and forth to New York the past 5 years. Evan is extremely comfortable traveling as this is nothing new to him. Now after 5 years Sandra has come to the conclusion that Evan needs therapy and is experiencing anxiety? Sandra saw no signs of Evan's anxiety last year when I took the lead in establishing and reconciling our differences and repairing a relationship with Sandra and her children when Sandra and all three children visited New York last year for the Christmas Holidays for 7 days and then again in the summer for a summer vacation in July for 5 days last year that I paid all round trip travel and all expenses for Sandra and all the children to enjoy. No mention of anxiety during these times?

As I have said before, and I will say again, I do not agree with Evan continuing therapy. I see no evidence that he needs therapy, and the school reports no behaviors that would indicate the need for therapy. The only people who think Evan needs therapy are Sandra and the therapist. I happen to know, based on an innocent comment that Evan made to me, that Sandra has coached Evan prior to at least one therapy appointment. I am interested to know why Judith

thinks Evan has anxiety and why she believes it is directly related to his travel. Again, I am the one traveling with him, it is the school staff who most often see him on his return from New York, and none of us perceive any anxiety in Evan at all, let alone related to his travel. I spoke with Judith in the last month or so and she was curt with me. She did not persuade me that Evan has a legitimate need for continued therapy.

Thank you for taking the time to read the thoughts I have presented here.

Please see Attachment - Evan's Report Card

Regards, Chris

Margaret

Margaret E. Pickard, Esq. Mediator
Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 <u>MargaretPickard@aol.com</u> (702) 595-6771

MARGARET PICKARD

PLLC

Mediation – Parenting Coordination

<u>NevadaMediator@amail.com</u>

Archived: Tuesday, May 26, 2015 5:17:56 PM

From: Chris Ferraro

Sent: Monday, March 16, 2015 3:56:40 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "March Timeshare 2015"

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro < cferraro 1513@aol.com > Date: March 16, 2015 at 6:56:05 PM EDT

To: Margaret Pickard < nevadamediator@gmail.com >, Margaret Pickard

<margaretpickard@aol.com>

Subject: Fwd: Evan Ferraro "March Timeshare 2015"

Dear Margaret,

Please see email sent on March 5th with respect to March Timeshare.

I still have not received confirmation from Sandra and my flight leaves tomorrow.

Please assist.

Regards, Chris

Sent from my iPhone

Begin forwarded message:

From: cferraro1513@aol.com

Date: March 5, 2015 at 9:38:27 PM EST

To: lasvegasforeverl@aol.com, fabulouslyfitmom@gmail.com
Cc: margaretpickard@aol.com, nevadamediator@gmail.com

Subject: Evan Ferraro "March Timeshare 2015"

Dear Sandra.

I am confirming my March Timeshare that I will be doing in Las Vegas from Tuesday March 17th - Friday March 27th.

Your timeshare begins on Friday March 27th at 3:21pm as this is the beginning of Spring Break for your timeshare.

I will provide Evan's Timeshare Location details in a later email once I have definitive plans.

Please confirm you have received this email.

Regards, Chris Archived: Tuesday, May 26, 2015 5:18:21 PM

From: Chris Ferraro

Sent: Monday, March 16, 2015 5:02:20 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "March Fimeshare"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Sandra < fabulouslyfitmom@gmail.com > Date: March 16, 2015 at 7:43:22 PM EDΓ

To: "cfcrraro1513@aol.com" <cfcrraro1513@aol.com>
Subject: Re: Evan Ferraro "March Timeshare"

Received this email

Sent from my iPhone

On Mar 16, 2015, at 2:14 PM, <u>cferraro1513 a aol.com</u> wrote:

Dear Sandra,

I am confirming that I will be picking Evan up tomorrow to start my timeshare with Evan that will continue to Friday March 27th due you having Spring Break Holiday with Evan this month.

I will be in Las Vegas for my timeshare and I will provide you Evan's location in my next email.

Please confirm you have received this email.

Thank you, Chris Archived: Tuesday, May 26, 2015 5:19:25 PM

From: cferraro 1513 a aol.com

Sent: Tuesday, March 17, 2015 1:51:09 PM To: Shannon R. Wilson: Nikki Trautman

Subject: Fwd: Evan Ferraro "March Timeshare"

Importance: Normal



----Original Message-----

From: Margaret Pickard <nevadamediator@gmail.com>
To. CFERRARO1513@aol.com <cferraro1513@aol.com>

Sent: Tue, Mar 17, 2015 11 15 am

Subject: Re⁻ Evan Ferraro "March Timeshare"

Chris,

Thank you, I have received this email and I am glad that she confirmed

On Mon, Mar 16, 2015 at 2:14 PM, <<u>cferraro1513@ao.com</u>> wrote: Dear Sandra.

I am confirming that I will be picking Evan up tomorrow to start my timeshare with Evan that will continue to Friday March 27th due you having Spring Break Holiday with Evan this month.

I will be in Las Vegas for my timeshare and I will provide you Evan's location in my next email.

Please confirm you have received this email.

Thank you, Chris

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@a ol.com (702) 595-6771

MARGARET PICKARD FLLC

Mediation – Parenting Coordination

<u>NevadaMediator@gmoil.com</u>

Archived: Tucsday, May 26, 2015 5:21:33 PM

From: Chris Ferraro

Sent: Tuesday, April 07, 2015 1:40:48 PM
To: Shannon R. Wilson: Nikki Trautman
Subject: Fwd: Evan Ferraro "April Timeshare"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Sandra Nance < lasvegasforeverl@aol.com>

Date: April 7, 2015 at 4:38:59 PM EDT

To: "cferraro1513@aol.com" <cferraro1513@aol.com>, Margaret Pickard

<nevadamediator@gmail.com>

Subject: Re: Evan Ferraro "April Timeshare"

Chris.

This has been on ongoing issue. My position on where I stand with Evan's attendance/absences has not changed.

He has over exceeded the allowed days off on your timeshare.

I'd appreciate if you do not ask my feelings on this subject any longer to avoid future conflict.

Thank you for your cooperation, Sandra

Sent from my iPhone

On Apr 7, 2015, at 11:56 AM, <u>cferraro1513@aol.com</u> wrote:

Sandra,

Would you object to Evan doing his timeshare in New York from Friday April 24 - Monday May 4 for his April Timeshare?

With Evan excelling in Kindergarten both Academically and Socially this school year I would appreciate it if you would allow Evan to do his timeshare in New York this month.

Chris

Archived: Tuesday, May 26, 2015 5:22:01 PM

From: Chris Ferraro

Sent: Tuesday, April 07, 2015 2:47:43 PM To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan Ferraro "April Timeshare"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Sandra Nance < lasvegasforever | @aol.com >

Date: April 7, 2015 at 4:42:56 PM EDT

To: "cferraro1513@aol.com" <cferraro1513@aol.com>, Margaret Pickard

<nevadamediator@gmail.com>

Subject: Re: Evan Ferraro "April Timeshare"

In addition to my last email.... any further days missed this school year will be during my timeshare. As I have not used a single day of absences this school year on my timeshare. -Sandra

Sent from my iPhone

On Apr 7, 2015, at 11:56 AM, <u>cferraro1513@aol.com</u> wrote:

Sandra,

Would you object to Evan doing his timeshare in New York from Friday April 24 - Monday May 4 for his April Timeshare?

With Evan excelling in Kindergarten both Academically and Socially this school year I would appreciate it if you would allow Evan to do his timeshare in New York this month

Chris

Archived: Tuesday, May 26, 2015 5:25:20 PM

From: cferraro1513@aol.com

Sent: Friday, May 01, 2015 12:32:38 PM To: Shannon R. Wilson: Nikki Trautman Subject: Fwd: Evan Ferraro "Sick Day"

Importance: Normal



----Original Message---From: sandra nance <fabulouslyfitmom@gmail.com>
To: CFERRARO1513@aol.com <cferraro1513@aol.com>

Sent: Fri, May 1, 2015 3:20 pm Subject: Re: Evan Ferraro "Sick Day"

I'm confused?

He's been extremely active. ..traveling/flying, swimming, late dinners, playing with friends, bowling, hockey, etc since he has been with you.

These type of activities don't usually happen with a sick child?

You should consider.....It is severe allergy season in Las Vegas, as everyone (children and adults) are suffering terribly from it.

In addition....as mentioned in my text messageI would like to facetime with my son, , as I was unable to on my scheduled time last night.

I need to be provided with a time as soon as possible so I am prepared and available

On Fri, May 1, 2015 at 12.00 PM, <<u>cferraro1513@aol com</u>> wrote: Sandra,

I am informing you that Evan did not attend school today.

He has had a chronic cough, head/sinus congestion, and small appetite for several days

I will update you on his status if his condition worsens.

Thank you, Chris

Sandra Nance

Archived: Tucsday, May 26, 2015 5:29:18 PM

From: cferraro1513@aol.com

Sent: Friday, May 01, 2015 2:40:05 PM To: Shannon R. Wilson: Nikki Trautman

Subject: Fwd: Evan Ferraro "Thursday, Friday & Saturday April 30, May 1 & 2"

Importance: Normal



----Original Message-----

From Sandra Nance lasvegasforever1@aol.com

To: cferraro1513 <cferraro1513@aol com>

Sent: Fri, May 1, 2015 5 37 pm

Subject: Re: Evan Ferraro "Thursday, Friday & Saturday April 30, May 1 & 2"

Last week I was told you flew, where are those?

As requested, I would like to be provided the correct flights my son traveled on in 2015

Sent from my iPhone

On May 1, 2015, at 2 31 PM, cferraro1513@aol com wrote:

Sandra,

We drove from Las Vegas to Los Angeles.

Thank you, Chris

----Original Message-----

From: lasvegasforever1 < <u>lasvegasforever1@aol.com</u>>

To: cferraro1513 < cferraro1513@aol.com>

Sent: Fri, May 1, 2015 5:26 pm

Subject: Re: Evan Ferraro "Thursday, Friday & Saturday April 30, May 1 & 2"

Per Parenting plan....

I am requesting <u>ALL</u> flight conformations (the ones Evan is actually on, not the changed ones) from 2015.

I don't know when you stop attaching them, but I need copies of my sons flights.

---Original Message----

From cferraro1513 < cferraro1513@aol.com>

To lasvegasforever1 < <u>lasvegasforever1@aol com</u>>, fabulouslyfitmom <

fabulouslyfitmom@gmail com> Sent: Fri, May 1, 2015 2:06 pm Subject: Evan Ferraro "Thursday, Friday & Saturday April 30, May 1 & 2"

Evan Ferraro

Location: 5443 Encino Ave. Encino, CA

Contact: Chris Ferraro 631-804-4696 Archived: Tuesday, May 26, 2015 5:30:41 PM

From: Chris Ferraro

Sent: Tuesday, May 05, 2015 7:21:30 AM To: Shannon R. Wilson: Nikki Trautman Subject: Fwd: Evan Ferraro "Baptism"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro < cferraro 1513@aol.com>

Date: May 3, 2015 at 2:40:20 PM PDT
Te: Sandra < fabulouslyfitmom@gmail.com >
Subject: Re: Evan Ferraro "Baptism"

Ok, Let me know ASAP so I can make the necessary arrangements.

Thank you

Sent from my iPhone

On May 3, 2015, at 2:15 PM, Sandra < fabulously fitmom @gmail.com > wrote:

I'm not available in June that weekend.

I need to see when my sister is available. She is extremely busy opening two stores In Las Vegas right now. Her schedule is tight. We will all have to work around each others schedules best we can.

I'll ask her about the May date you provided, and get back to you.

-Sandra

Sent from my iPhone

Subject: Evan Ferraro "Thursday, Friday & Saturday April 30, May 1 & 2"

Evan Ferraro

Location: 5443 Encino Ave. Encino, CA

Contact: Chris Ferraro 631-804-4696 Archived: Tuesday, May 26, 2015 5:30:41 PM

From: Chris Ferraro

Sent: Tuesday, May 05, 2015 7:21:30 AM To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan Ferraro "Baptism"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro < cferraro 1513 a aol.com >

Date: May 3, 2015 at 2:40:20 PM PDT

To: Sandra < fabulously fitmom @gmail.com > Subject; Re: Evan Ferraro "Baptism"

Ok, Let me know ASAP so I can make the necessary arrangements.

Thank you

Sent from my iPhone

On May 3, 2015, at 2:15 PM, Sandra < fabulously fitmom a gmail.com > wrote:

I'm not available in June that weekend.

I need to see when my sister is available. She is extremely busy opening two stores In Las Vegas right now. Her schedule is tight. We will all have to work around each others schedules best we can.

I'll ask her about the May date you provided, and get back to you.

-Sandra

Sent from my iPhone

On May 3, 2015, at 12:46 PM, Chris Ferraro < cferraro1513@aol.com > wrote:

Sent from my iPhone

Begin forwarded message:

From: cferraro1513@aol.com

Date: May 2, 2015 at 9:34:05 AM PDT

To: lasvegasforever | @aol.com, fabulouslyfitmom@gmail.com Subject: Evan Ferraro "Baptism"

Sandra,

Last we discussed Evan's Baptism you were to provide a few dates.

Have you chosen a date?

Can I suggest Sunday May 31st or Sunday June 28th?

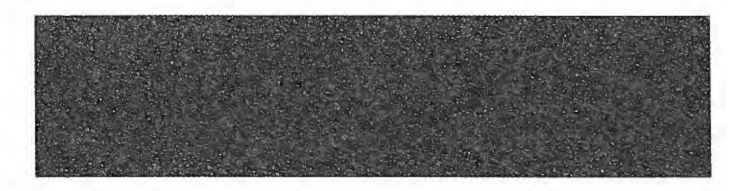
Thank you, Chris Archived: Tuesday. May 26, 2015 5:31:13 PM

From: Chris Ferraro

Sent: Tuesday, May 05, 2015 3:28:57 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "May Timeshare 2015"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Sandra < fabulouslyfitmom@gmail.com>

Date: May 5, 2015 at 3:16:53 PM PDT To: Chris Ferraro < cferraro1513@aol.com >

Cc: Margaret Pickard < nevadamediator@gmail.com > Subject: Re: Evan Ferraro "May Timeshare 2015"

please reference last months answer to the same question.

thank you Sandra

Sent from my iPhone

On May 5, 2015, at 1:59 PM, Chris Ferraro cferraro1513@aol.com wrote:

Sandra,

Evan's May Timeshare is Friday May 22 - Monday June 1

Would you allow Evan to do his May Timeshare in New York?

Memorial Day is my Holiday Vacation this year which is on Monday May 25th and Evan is off from school on Monday and if you agree that Evan could come to New

York, Evan would be absent from school Tuesday May 26 - Friday May 29 as it is a four day school week.

I hope that you will agree to Evan doing his timeshare is New York as Evan is thriving in school and will be advancing to First Grade next school year and Evan has expressed numerous times that he misses New York very much.

Thank you, Chris Archived: Tuesday, May 26, 2015 5:32:09 PM

From: Chris Ferraro

Sent: Tuesday, May 05, 2015 4:26:45 PM To: Shannon R. Wilson: Nikki Trautman

Subject: Fwd: Status Update

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro < chris@ferrarobrothershockev.com>

Date: May 5, 2015 at 4:15:43 PM PDT To: Chris < CFerrarol 513@aol.com > Subject: Fwd: Status Update

Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: May 5, 2015 at 4:08:24 PM PDT

To: Chris Ferraro < chris@ferrarobrothershockey.com >, sandra nance

< fabulously fitmom@gmail.com>

Subject: Status Update

Hello All,

I received a call from Sandra today, indicating that Evan continues to miss school during Chris' timeshare. She indicated that even though Chris exercised his timeshare in Las Vegas last week, he missed several days of school and traveled to California on Friday, although no itinerary was provided. Sandra indicated that Chris stated that Evan was ill, but that Evan was not ill during the week and Sandra indicated that on at least one day that he missed school, he attended a show and dinner on the strip.

There are additional remaining issues to be addressed:

1. Evan's Name: As a continuation of our prior discussion, Evan's name change was not resolved. We discussed the fact that Evan recognized

himself as Evan Nance Ferraro and this has not been resolved; I previously stated that if I am required to report to the Court, I will recommend that his name be hyphenated.

- 2. *Timeshare:* As I have noted previously, each parent had 10 days of allowed school days to miss and Evan has far exceeded this with a reported 22 days of school in Chris' timeshare.
- 3. Extended Family Involvement: Sandra indicated that at all meetings with therapists, teachers, principals, as well as school events, etc., Chris' extended family has attended and there is a significant amount of tension. Moving forward, if there are meetings or doctor's appointments that the parents will be attending ONLY the parents should attend so that they can address issues surrounding Evan.
- 4. *Itineraries:* In the event that Evan leaves the Las Vegas area, the traveling parent is required to provide an itinerary to the other parent. If Evan travels by plane, train or boat, an official itinerary is to be provided to Sandra; if the travel is by car, Sandra indicated that this is not occurring.

Please review these issues. Persistent school absences during a party's timeshare can affect that party's ability to maintain his/her timeshare.

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty University of Nevada, Las Vegas Duke University University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD

PLLC

Mediation - Parenting Coordination

<u>NevadaMediator@qmail.com</u>

Archived: Tuesday, May 26, 2015 5:33:24 PM

From: cferraro 1513 a aol.com

Sent: Wednesday, May 06, 2015 6:50:26 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro Importance: Normal



----Original Message-----

From: Dawn C. Rengel <dcrehbein@interact.ccsd.net>

To: cferraro1513 <cferraro1513@aol com>

Sent: Wed, May 6, 2015 9.43 pm Subject: Re: Evan Ferraro

cferraro1513@aol.com writes:

Hello Mrs. Rengel,

I want to apologize for the confusion with the Apex Fun Run, but glad it all worked out in the end. No worries at all!

I am also writing to you to ask if you had any concerns with Evan last week (Monday April 27 - Thursday April 30) despite Evan not feeling his very best with respect to his behavior, academic performance, activity levels and social interaction amongst classmates?

I know he did not feel 100%. I do not have any concerns about his academics, activity levels, or social interaction with his classmates.

Thank you and as always I appreciate your efforts in all you do as you have made this school year an amazing experience for Evan.

You are welcome! I have had so much fun having Evan in my class this year .:-).

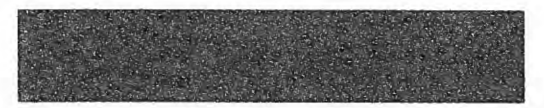
Regards, Chris

Archived: Saturday, May 16, 2015 11:12:58 AM

From: cferraro1513@aol.com

Sent: Saturday, May 16, 2015 11:10:35 AM To: Shannon R. Wilson: Nikki Trautman Subject: Fwd: Challenger Private School

Importance: Normal



----Original Message----

From: Sandra <fabulouslyfitmom@gmail.com>
To: cferraro1513 <cferraro1513@aol.com>

Sent: Sat, May 16, 2015 1 52 pm Subject Re Challenger Private School

Chris,

I have addressed my feelings regarding this matter several times. I took the time to tour the school, and do not feel it is a good fit for our family.

Evan is going to be participating in A full extracurricular schedule after school starting in the 1st grade. He will be able to attend these activities regularly as he will be on a more consistent schedule than he has been. Most of these activities have already been put in place for moving into the 2015/2016 school year.

As far as my 'move'you speak of..... I'm not certain at this time about out of state moving. Here in Vegas when it happens, my move will remain in the summerlin area and district of my children's schools

You will be informed of any changes as soon as any occur.

I would appreciate no further harassment concerning this topic that has been addressed on more occasions than necessary. I will not keep responding to the same topics.

Your cooperation is appreciated, -Sandra

Sent from my iPhone

On May 16, 2015, at 7:47 AM, cferraro1513@aol.com wrote:

Sandra,

It is unfortunate that you are not open to Evan exploring Private School as it offers numerous opportunities and benefits that Public Schools do not offer.

I am confident that Evan would thrive in Private School and has the social skills to make new friends and would have several more after school extra curricular activities to participate in at Challenger School, not to mention a higher education.

As far as moving outside your district, you have made mention that you may relocate to Chicago. Is that still an option?

If not, what would take you outside the district in Las Vegas that you are currently in? This would require Evan attending a different school anyhow and would be forced to meet new friends, teachers, environment as well.

Thank you, Chris

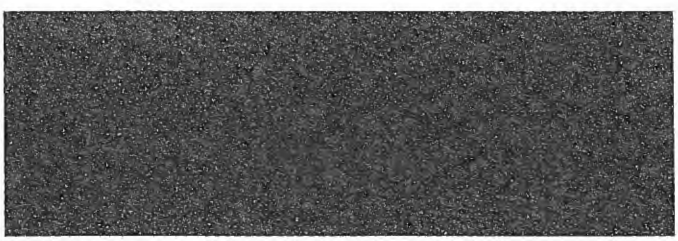
```
----Original Message----
From: Sandra < fabulouslyfitmom@gmail.com>
To: Chris Ferraro < cferraro1513@aol.com>
Sent: Thu, May 14, 2015 3:45 am
Subject: Re: Challenger Private School
My feelings to this matter still remain the same.
In addition.... Evan has
made several friends and enjoys the school he attends very much. It is rated one
of Clark county's top schools.
I do not intend on changing schools for Evan
unless I move out of the district.
-Sandra
Sent from my
iPhone
> On May 13, 2015, at 7:02 PM, Chris Ferraro <cferraro1513@aol.com>
wrote:
> Sandra,
> Would you reconsider enrolling Evan into Challenger
Private School for the 2015/16 school year?
> I understand last year you
were not in favor of enrolling Evan, but I am hoping you are more open to it
this year with Evan entering First Grade?
> I would be fully responsible
for ALL financial tuition for Evan's schooling at Challenger Private School if
you agree.
> I look forward to your feedback.
> Regards,
> Chris
> Sent from my iPhone
```

Archived: Tuesday, May 26, 2015 5:43:13 PM

From: Chris Ferraro

Sent: Monday, May 18, 2015 10:58:58 AM To: Shannon R. Wilson: Nikki Trautman Subject: Γwd: Evan Ferraro "TV Sizzle Reel"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: Sandra < fabulouslyfitmom@gmail.com>

Date: May 18, 2015 at 1:55:09 PM EDT

To: "cferraro1513 @aol.com" <cferraro1513 @aol.com>

Subject: Re: Evan Ferraro "TV Sizzle Reel"

Chris,

That will not be necessary.

I do not want Evan involved at this time.

I would appreciate you respecting my feelings towards this matter as Evans mother.

I have a busy day and am walking into a meeting.

I cannot discuss this topic any further.

Thank you, Sandra Sent from my iPhone

On May 18, 2015, at 10:43 AM, <u>cferraro1513@aol.com</u> wrote:

Sandra.

Thank you for your email and I appreciate your concerns.

I do realize that there are parents and to networks collectively that do not protect the integrity of children, but this would not be the case as this would include our involvement.

If you would like to speak to one of the producers directly I will provide the information for you.

Regards, Chris

----Original Message----

From: Sandra <fabulouslyfitmom@gmail.com>

To: cferraro1513 < cferraro1513@aol.com >; Margaret Pickard < nevadamediator@gmail.com >; Judith < Jtolman1@gmail.com >

Sent: Mon, May 18, 2015 1:06 pm

Subject: Re: Evan Ferraro "TV Sizzle Reel"

Chris

Here is just one article I read a while back, and there are many more since then. http://www.thewrap.com/consequences-children-reality-tv-4288/

I do not like the idea of Evan participating in a reality show. They have never been a positive thing, especially for children involved in these types of projects. I have done extensive research in the past because of auditions that had arose for my older children.

With the anxiety that Evan already deals with, and the ongoing issues I do not feel this is good for Evan. When he is 18yrs old and can make his own choices on this type of project he can decide on his own to participate at that time.

-Sandra

Sent from my iPhone

On May 18, 2015, at 7:56 AM, cferraro1513@aol.com wrote:

Sandra,

I am writing to you to inform you that Evan has an opportunity to participate in a "TV Sizzle Reel" with potential of becoming a TV Reality Show if selected by a TV Network.

If the Sizzle Reel is selected it would involve Evan's participation under my supervision.

If you agree, I will send you an authorization form for your approval for Evan to participate.

The Sizzle Reel will shoot during Evan's Timeshare in New York throughout the Summer as this is time sensitive.

If the Sizzle Reel is selected by a TV Network, a Trust Account will be set up in Evan's name for any possible earnings per episode.

Thank you, Chris Archived: Tuesday, May 26, 2015 5:43:41 PM

From: Chris Ferraro

Sent: Monday, May 18, 2015 10:59:16 AM To: Shannon R. Wilson; Nikki Trautman Subject: Fwd: Evan Ferraro "TV Sizzle Reel"

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: Sandra < fabulouslyfitmom@gmail.com>

Date: May 18, 2015 at 1:33:52 PM EDT

To: "cferraro1513@aol.com" <cferraro1513@aol.com>

Subject: Re: Evan Ferraro "TV Sizzle Reel"

Chris,

Thank you for the response, but I feel differently about the opportunities these reality shows offer.

These types of shows have more negative effects on future work, and success than positive. For example... The biggest reality show on television 'keeping up with the Kardashians' star and top model Kendall Jenner removed herself from the show because it was not a good Image for what she wanted for her future. In addition... The main star of this show Kim Kardashian does not film her child due to the child's father and her not feeling it is good for their daughter as well. In fact, none of the younger children are filmed. The younger children have appeared on very rare occasions over the 10+seasons they have been on the air.

As the article states that I sent you... For young children, there is a high level of negative effects. Especially for a child in conflict like Evan. He is much to young to understand or make a decision about this matter.

Once again, thank you for keeping me informed, but this is something I do not feel comfortable with Evan being involved with at this time.

-Sandra

Sent from my iPhone

On May 18, 2015, at 10:11 AM, <u>cferraro1513@aol.com</u> wrote:

Sandra,

The concept of the show will be based around our (Peter & Chris Ferraro) lives and careers playing hockey, the travels, the highs and lows and where our lives and careers today.

You will be updated along the process and be informed with Evan's participation and involvement and are more than welcome to attend the shoot dates if you are available.

If the Sizzle Reel is selected by a TV Network, I believe this could be a great opportunity for Evan to be exposed and create further opportunities in TV, endorsements, modeling, and acting.

Regards, Chris

----Original Message--From: Sandra < fabulouslyfitmom@gmail.com>
To: cferraro1513 < cferraro1513@aol.com>
Sent: Mon, May 18, 2015 12:27 pm
Subject: Re: Evan Ferraro "TV Sizzle Ree!"

Chris,

This explains nothing to me? The nature? What Evan's involvement would be? Etc?

I'm not fond of reality shows especially involving children, and would need to consider Evans involvement... if any.

-Sandra

Sent from my iPhone

On May 18, 2015, at 7:56 AM, cferraro1513@aol.com wrote:

Sandra,

I am writing to you to inform you that Evan has an opportunity to participate in a "TV Sizzle Reel" with potential of becoming a TV Reality Show if selected by a TV Network.

If the Sizzle Reel is selected it would involve Evan's participation under my supervision.

If you agree, I will send you an authorization form for your approval for Evan to participate.

The Sizzle Reel will shoot during Evan's Timeshare in New York throughout the Summer as this is time sensitive.

If the Sizzle Reel is selected by a TV Network, a Trust Account will be set up in Evan's name for any possible earnings per episode.

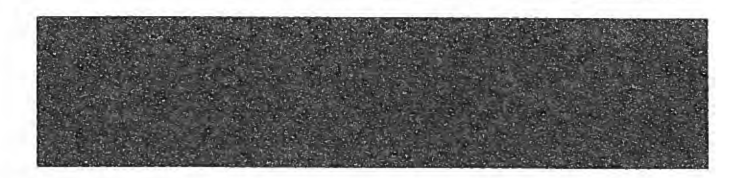
Thank you, Chris Archived: Tuesday, May 26, 2015 5:45:16 PM

From: Chris I erraro

Sent: Tuesday, May 26, 2015 2:29:11 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "June, July, August Timeshare"

Importance: Normal



Sent from my iPhone

Begin forwarded message:

From: sandra nance < fabulously fitmom a gmail.com >

Date: May 26, 2015 at 2:06:54 PM PD7
To: Chris Ferraro < cferraro 1513 @ aol.com>

Subject: Re: Evan Ferraro "June, July, August Timeshare"

Chris.

It does not state " "uninterrupted vacation" during non school commitments". It reads 2nd Friday of summer months in lieu of the regular scheduled timeshare. As I mentioned previously....I have made summer plans around this schedule as well.

I'm sorry that you feel that your sons schooling is such a burden on your "timeshares" with him. Most of my timeshare is spent during his schooling with the exceptions of weekends. This is the responsibility of a parent.

I will continue to follow the stipulation that was set in place almost 3 years ago now. Otherwise I can have my attorneys handle this situation in regards to how the stipulation reads.

-Sandra

On Tue, May 26, 2015 at 1:49 PM, Chris Ferraro < cferraro 1513@aol.com > wrote:

Sandra,

Summer Vacation Timeshare is meant for "uninterrupted vacation" during non school commitments.

I understand your concern for August Timeshare and my suggestion for August was not intentional as I can start my August Timeshare on Saturday August 8th to ensure Evan is with you on your Birthday.

Revised Summer Vacation Schedule is now the following....

-JUNE TIMESHARE 2015: Friday June 12 - Friday June 26

-JULY TIMESHARE 2015: Friday July 10 - Friday July 24

-AUGUST TIMESHARE 2015: Saturday August 8 - Saturday August 22

Regards, Chris

Sent from my iPhone

On May 26, 2015, at 11:25 AM, Sandra < fabulously fitmom@gmail.com > wrote:

Chris,

I have read and I am aware of the parenting plan since it has been in place.

Please remember...the summer 'timeshare' is not considered 'vacation' time. Yes, you are correct being granted 14days during the summer months. However, just because school starts earlier than usual doesn't mean your days change around that.

Evan was with me during the first day of school last year, and this year it will fall in your

timeshare. The days of your timeshare in summer were intended for you to spend the additional time with Evan. You will need to make appropriate arrangements to do so around your timeshare.

In addition.... It interferes with my birthday (which you are aware of) and if you reread the order it states 2 things #1. Your timeshare begins the second Friday in the summer months. #2. Evan is with me during my birthday and you during yours.

Please send corrected dates so I have them for my records, and all correct travel info as well.

-Sandra

Sent from my iPhone

On May 26, 2015, at 9:57 AM, cferraro1513@aol.com wrote:

Dear Sandra.

The dates you indicated are "inaccurate" as per the Parenting Plan HOLIDAY TIMESHARE AGREEMENT on page 3 of 3 under Summer Vacation it states.

Summer Vacation:

The Father will be entitled to a two week period (14 days) of uninterrupted vacation time in June, July, and August; these two week periods shall be exercised in lieu of the Father's regular timeshare periods in the months of June, July, August. The Father's timeshare will BEGIN the second Friday in the month of June, July, and August and continue for a period of 14 days.

The Correct Dates for June, July, August are....

-JUNE TIMESHARE:

Friday June 12 - Friday June 26 (Please note Friday June 12th is the "second" Friday of the month of June)

-JULY TIMESHARE:

Friday July 10 - Friday July 24 (Please note Friday July 10th is the "second" Friday of the month of July)

-AUGUST TIMESHARE:

Friday August 7 - Friday August 21 (Please note Friday August 7th is the "first" Friday of the month of August! The explanation for this is that First Grade for Evan begins on Monday August 24th and this would conflict with my two week vacation time in August granted in the Parenting Plan.)

Regards, Chris

----Original Message-----

From: Sandra < fabulouslyfitmom@gmail.com >

To: Chris Ferraro < cferraro 1513@aol.com >; Margaret Pickard

Sent: Mon, May 25, 2015 4:00 pm Subject: Re: Evan Ferraro "June, July, August Timeshare" Corrected dates should read: June 12-26 July 17-31 Aug 14-28 Sent from my iPhone > On May 25, 2015, at 10:11 AM, Chris Ferraro <cferrarol513@aol.com> wrote: > Evan Perraro's June, July, August Timeshare: > -JUNE TIMESHARE: > Friday June 12 - Friday June 26 -JULY TIMESHARE: > Friday July 10 - Friday July 24 > -AUGUST TIMESHARE: Friday August 7 - Friday August 21 > Please confirm you have received this email!

> Sent from my iPhone

Sandra Nance

Archived: Wednesday, June 03, 2015 3:24:19 PM

From: Chris Ferraro

Sent: Friday, May 29, 2015 9:51:46 AM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan Ferraro "June, July, August Timeshare"

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: Margaret Pickard < nevadamediator@gmail.com >

Date: May 27, 2015 at 4:59:31 PM PDT

To: Chris Ferraro < cferraro 1513@aol.com >
Cc: Sandra < fabulouslyfitmom@gmail.com >

Subject: Re: Evan Ferraro "June, July, August Timeshare"

Chris,

I received a phone call from Sandra addressing several concerns that she has had about the lack of co-parenting that is occurring. She would like to reduce the conflict for Evan and address several continuing issues:

- 1. School Attendance: As a reminder for the upcoming school, Evan is not to be removed from school for any extended periods of time. It was agreed that you could exercise your timeshares in New York until Evan began kindergarten and thereafter, the visits were to be in Las Vegas to accommodate Evan's school schedule, unless he had an extended weekend or holiday period. This obviously did not happen this year, even when I instructed you that you had exhausted your 10 day absence period. This cannot recur next year.
- 2. **Private/Public School**: Sandra indicated that you are interested in enrolling Evan in Challenger School. The court will not generally move a child to a private school unless the parties agree and one party is willing to pay for it. Sandra stated that Evan is thriving at Givens and as I am sure you are aware, it is one of the top rated schools in Las Vegas. Even if Evan were moved to a private school, you would not have the ability to remove him from school for extended periods of time to accommodate your timeshare occurring in New York.
- 3. First Week of School 2015: Sandra indicated that Evan will be with you for the first week of school this year. She just wanted to confirm with you that you would be completing any homework/assignments that Evan might have in school during this time.

- 4. Support of Other Home: Apparently, there are still several on-going issues in the differences between your homes. Evan reports to his Mother that he does not have a bedtime, responsibility or other similar structure while he is in your care. As a reminder, it is important for Evan to have structure in each parent's home and it is not helpful to him if he believes that he can manipulate one parent's home and/or parenting rules because one or both parents undermine the structure of the other parent's home in front of Evan. Sandra feels strongly that this is occurring and that it is negatively impacting Evan and his compliance with the rules in her home.
- 5. Reality TV Show: I have been following your emails on a reality TV show that you have asked Sandra to consent to and which she is opposed to Evan participating in. As a reminder, as a joint legal custodian, you must have Sandra's consent to have Evan participate in this type of activity.
- 6. Financial Resources: Sandra expressed concern that Evan is becoming increasingly entitled following his time in your care. For example, she noted that while she often gives the children \$20 for their first tooth from the "toothfairy," you gave Evan \$115 in what she perceived as an attempt to overshadow her efforts. Whatever the motivation, it is not reasonable to give a 6 year old \$100 for a tooth -- this sets up unrealistic expectations. Particularly given your position that you have limited income and therefore are entitled to a child support reduction, this seems incongruous.
- 7. School Events: Sandra indicated that your family attends every school event with you and that this creates a very uncomfortable environment for her. She respectfully asks that you attend school functions on your own,, as will she, to avoid potential conflicts and problems at these events.

I am hopeful that you will review these provisions and consider that it would be best to address these issues before they escalate to a motion before the judge.

Please feel free to contact me if you have questions.

On Tue, May 26, 2015 at 1:49 PM, Chris Ferraro < cfcrraro1513@aol.com > wrote: Sandra.

Summer Vacation Timeshare is meant for "uninterrupted vacation" during non school commitments.

I understand your concern for August Timeshare and my suggestion for August was not intentional as I can start my August Timeshare on Saturday August 8th to ensure Evan is with you on your Birthday.

Revised Summer Vacation Schedule is now the following....

-JUNE TIMESHARE 2015: Friday June 12 - Friday June 26 -JULY TIMESHARE 2015: Friday July 10 - Friday July 24

-AUGUST TIMESHARE 2015: Saturday August 8 - Saturday August 22

Regards, Chris

Sent from my iPhone

On May 26, 2015, at 11:25 AM, Sandra < fabulously fitmon@gmail.com > wrote:

Chris.

I have read and I am aware of the parenting plan since it has been in place.

Please remember...the summer 'timeshare' is not considered 'vacation' time. Yes, you are correct being granted 14days during the summer months. However, just because school starts earlier than usual doesn't mean your days change around that.

Evan was with me during the first day of school last year, and this year it will fall in your

timeshare. The days of your timeshare in summer were intended for you to spend the additional time with Evan. You will need to make appropriate arrangements to do so around your timeshare.

In addition.... It interferes with my birthday (which you are aware of) and if you reread the order it states 2 things #1. Your timeshare begins the second Friday in the summer months. #2. Evan is with me during my birthday and you during yours.

Please send corrected dates so I have them for my records, and all correct travel info as well.

-Sandra

Sent from my iPhone

On May 26, 2015, at 9:57 AM, cferraro1513@aol.com wrote:

Dear Sandra.

The dates you indicated are "inaccurate" as per the Parenting Plan HOLIDAY TIMESHARE AGREEMENT on page 3 of 3 under Summer Vacation it states.

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The Father will be entitled to a two week period (14 days) of uninterrupted vacation time in June, July, and August; these two week periods shall be exercised in lieu of the Father's regular timeshare periods in the months of June, July, August. The Father's timeshare will BEGIN the second Friday in the month of June, July, and August and continue for a period of 14 days.

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-JULY TIMESHARE:

Friday July 10 - Friday July 24 (Please note Friday July 10th is the "second" Friday of the month of July)

-AUGUST TIMESHARE:

Friday August 7 - Friday August 21

(Please note Friday August 7th is the "first" Friday of the month of August! The explanation for this is that First Grade for Evan begins on Monday August 24th and this would conflict with my two week vacation time in August granted in the Parenting Plan.)

Regards, Chris

----Original Message----

From: Sandra <fabulouslyfitmom@gmail.com>

To: Chris Ferraro <cferraro1513@aol.com>; Margaret Pickard

<nevadamediator@gmail.com>

Sent: Mon, May 25; 2015 4:00 pm

Subject: Re: Evan Ferraro "June, July, August Timeshare"

Corrected dates should read:

June 12-26 July 17-31 Aug 14-28

Sent from my iPhone

> On May 25, 2015, at 10:11 AM, Chris Ferraro <cferraro1513@aol.com> wrote:

```
> Evan Ferraro's June, July, August
Timeshare:
> -JUNE TIMESHARE:
> Friday June 12 - Friday June 26
>
-JULY TIMESHARE:
> Friday July 10 - Friday July 24
>
-AUGUST TIMESHARE:
> Friday August 7 - Friday August 21
>
> Please confirm you have received this email!
> >
> Sent from my iPhone
```

--

Margaret

Margaret E. Pickard, Esq. Mediator Parenting Coordinator

Adjunct Faculty
University of Nevada, Las Vegas
Duke University
University of California, Davis

10120 S. Eastern Avenue, Suite 140 Henderson, Nevada 89052 MargaretPickard@aol.com (702) 595-6771

MARGARET PICKARD PLLC

Mediation – Parenting Coordination

<u>NevadaMediator@amail.com</u>

Archived: Wednesday, June 03, 2015 3:55:03 PM

From: Chris Ferraro

Sent: Wednesday, June 03, 2015 3:43:20 PM To: Shannon R. Wilson; Nikki Trautman

Subject: Fwd: Evan 5/29/15

Importance: Normal

Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro <<u>cferraro1513@aol.com</u>>
Date: May 29, 2015 at 6:53:18 PM PDT
To: Sandra <<u>fabulouslyfitmom@gmail.com</u>>

Cc: Margaret Pickard < nevadamediator @gmail.com >

Subject: Evan 5/29/15

Sandra,

I am curious to see the picture you have as Evan does not have any injuries.

In my next email I will send you a video and some pictures from Evan's Field Day today.

If you would like to FaceTime Evan tonight to confirm he has no injuries I can arrange that.

Regards, Chris

Sent from my iPhone

On May 29, 2015, at 4:46 PM, Sandra < fabulouslyfitmom@gmail.com wrote:

Chris,

Today I was sent a photo from field day with Evan in it. I noticed I pretty good size cut, swelling and bruise on his forehead. I also spoke with another parent who said their child questioned Evan about what happened and his

response was 'I do not want to talk about it'. They were concerned about his response. This response doesn't sound like something Evan would say, especially to one of his good friends.

I would like to know what happened, and how serious this matter is/was.

We are suppose to be letting each other know of injuries that are beyond minor scrapes, and bruises.

I am a concerned mother, and do not take head injuries lightly.

-Sandra

Sent from my iPhone

Archived: Wednesday, June 03, 2015 3:55:32 PM

From: Chris Ferraro

Sent: Wednesday, June 03, 2015 3:42:45 PM
To: Shannon R. Wilson; Nikki Trautman
Subject: Fwd: Evan Ferraro "Field Day Video"

Importance: Normal

Attachments:

IMG_0473.MOV; ATT00001.htm;

Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro < cferraro 1513@aol.com>

Date: May 29, 2015 at 6:57:24 PM PDT

To: Sandra < fabulously fitmom@gmail.com >, Sandra Nance

<a href="mailto:separate-newadamediator@emailto:separate-newadamediator.emailto:separate-newa

Subject: Fwd: Evan Ferraro "Field Day Video"

Sent from my iPhone

Begin forwarded message:

From: Chris Ferraro < cferraro 1513@aol.com>

Date: May 29, 2015 at 6:54:55 PM PDT

To: Sandra < fabulous|vfitmom@gmail.com >, Sandra Nance

<a href="mailto: <a href="mailto: <a hr

Subject: Evan Ferraro "Field Day Video"

Sandra,

See video below.

Watch video until very end and see Evan's left side of his forehead.

Chris

IN THE SUPREME COURT OF THE STATE OF NEVADA

SANDRA LYNN NANCE,

Appellant,

v.

CHRISTOPHER MICHAEL FERRARO,

Respondent.

Electronically Filed May 08 2017 04:07 p.m. Elizabeth A. Brown Clerk of Supreme Court

Supreme Court No.: 72454

District Court No.: D426817

APPEAL FROM ORDER GRANTING RELOCATION AND MODIFYING CHILD CUSTODY

Eighth Judicial District Court of the State of Nevada
In and for the County of Clark
THE HONORABLE DENISE L. GENTILE
DISTRICT COURT JUDGE

APPELLANT'S APPENDIX – VOL. 2

Emily McFarling, Esq.
Nevada Bar Number 008567
McFarling Law Group
6230 W. Desert Inn Road, Las Vegas, NV 89146
Phone: (702) 565-4335; Fax: (702) 732-9385
eservice@mcfarlinglaw.com

Attorney for Appellant Sandra Lynn Nance

INDEX OF APPELLANT'S APPENDIX

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2	AA00251 – AA00500
3	AA00501 – AA00750
4	AA00751 – AA01000
5	AA01001- AA01250
6	AA01251 – AA01393

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¹ Submitted under seal subject to Court approval.

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1	03/15/10	Plaintiff's Motion for Permission to Return the	AA00006-
		Minor Child to the State of Nevada; UCCJEA	AA00026
		Hearing; for an Order Awarding Plaintiff	
		Primary Physical Custory (sic); Supervised	
		Visitation; for a Pick Up Order; Child Support;	
		Back Child Support; for Plaintiff's Legal Costs;	
		Future Attorney's Fees; and Other Related	
		Relief	
1	04/08/11	Stipulation and Order	AA00030-
			AA00094
1	11/30/12	Stipulation and Order re Parenting Plan	AA00181-
			AA00198
6	08/12/16	Supplement to Opposition to Defendant's	AA01312-
		Motion to Reopen Trial or in the Alternative	AA01334
		for New Trial Limited to Hear Testimony of	
		Desmond Nance, filed 08/12/16	
3	06/27/16	Trial Testimony Transcript dated June 27,	AA00593-
		2016	AA00696
3-4	06/28/16	Trial Testimony Transcript dated June 28,	AA00697-
		2016	AA00764
4	06/29/16	Trial Testimony Transcript dated June 29,	AA00765-
		2016	AA00830